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SALUS POPULI SUPREMA LEX ESTO

“The welfare of the people shall be the supreme law.”



JASON KANDER
SECRETARY OF STATE

MISSOURI
REGISTER

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MISSOURI REGISTER



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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at <http://www.sos.mo.gov/adrules/pubsched.asp>

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RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the *Code of State Regulations* in this system—

Title	Code of State Regulations	Division	Chapter	Rule
1 Department	CSR	10- Agency, Division	1. General area regulated	010 Specific area regulated

They are properly cited by using the full citation , i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

RSMo—The most recent version of the statute containing the section number and the date.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

The agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its Order of Rulemaking for publication in the *Missouri Register* begins either: 1) after the hearing on the Proposed Rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 4—Wildlife Code: General Provisions

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-4.111 Endangered Species is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 849). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 6—Wildlife Code: Sport Fishing: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-6.550 Other Fish is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 849). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 10—Wildlife Code: Commercial Permits: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-10.735 Sale of Live Bait is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 849–850). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 11—Wildlife Code: Special Regulations for Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.115 Closings is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 850). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 11—Wildlife Code: Special Regulations for Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.205 Fishing, Methods and Hours **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 850-851). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 11—Wildlife Code: Special Regulations for
Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.210 Fishing, Daily and Possession Limits **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 851). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 11—Wildlife Code: Special Regulations for
Department Areas

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.215 Fishing, Length Limits **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 851-852). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 12—Wildlife Code: Special Regulations for
Areas Owned by Other Entities

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-12.110 Use of Boats and Motors **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 852). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 12—Wildlife Code: Special Regulations for
Areas Owned by Other Entities

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-12.140 Fishing, Daily and Possession Limits **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 852). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 12—Wildlife Code: Special Regulations for
Areas Owned by Other Entities

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-12.145 Fishing, Length Limits **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2014 (39 MoReg 852-853). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND
SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 500—Office of Adult Learning and
Rehabilitation Services

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 178.600, 178.610, and 178.620, RSMo 2000, and section 161.092, RSMo Supp. 2013, the board amends a rule as follows:

5 CSR 20-500.130 Confidentiality and Release of Information is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 3, 2014 (39 MoReg 630–631). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 500—Office of Adult Learning and Rehabilitation Services

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 178.600, 178.610, and 178.620, RSMo 2000, and section 161.092, RSMo Supp. 2013, the board amends a rule as follows:

5 CSR 20-500.140 Minimum Standards is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 3, 2014 (39 MoReg 631–632). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 500—Office of Adult Learning and Rehabilitation Services

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 178.600, 178.610, and 178.620, RSMo 2000, and section 161.092, RSMo Supp. 2013, the board amends a rule as follows:

5 CSR 20-500.150 Eligibility is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 3, 2014 (39 MoReg 632). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 500—Office of Adult Learning and Rehabilitation Services

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 178.600, 178.610, and 178.620, RSMo 2000, and section 161.092, RSMo Supp. 2013, the board amends a rule as follows:

5 CSR 20-500.160 Order of Selection for Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 3, 2014 (39 MoReg 632–633). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 500—Office of Adult Learning and Rehabilitation Services

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 178.600, 178.610, and 178.620, RSMo 2000, and section 161.092, RSMo Supp. 2013, the board amends a rule as follows:

5 CSR 20-500.170 Appeals is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 3, 2014 (39 MoReg 633–634). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 500—Office of Adult Learning and Rehabilitation Services

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 178.600, 178.610, and 178.620, RSMo 2000, and section 161.092, RSMo Supp. 2013, the board amends a rule as follows:

5 CSR 20-500.180 Informal Review is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 3, 2014 (39 MoReg 634). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 500—Office of Adult Learning and Rehabilitation Services

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 178.600, 178.610, and 178.620, RSMo 2000, and section 161.092, RSMo Supp. 2013, the board amends a rule as follows:

5 CSR 20-500.190 Due Process Hearing is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 3, 2014 (39 MoReg 634–635). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION**Division 20—Division of Learning Services
Chapter 500—Office of Adult Learning and Rehabilitation Services****ORDER OF RULEMAKING**

By the authority vested in the State Board of Education under sections 178.600, 178.610, and 178.620, RSMo 2000, and section 161.092, RSMo Supp. 2013, the board amends a rule as follows:

5 CSR 20-500.200 Mediation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 3, 2014 (39 MoReg 635–636). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses****ORDER OF RULEMAKING**

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.010 Types of Licenses is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 192). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses****ORDER OF RULEMAKING**

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.020 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 192–195). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. Written comments were received from Mike Winter, Executive Director of the Missouri Gaming Association (MGA). MGC staff also had two (2) comments.

COMMENT #1: Staff requested a revision to subsection (5)(A) to clarify that the general manager may be an employee of the Class A licensee.

RESPONSE AND EXPLANATION OF CHANGE: The staff agrees to add a statement to subsection (5)(A) to clarify that the general manager may be a Class A employee.

COMMENT #2: Occupational License Level II is any person not a key or Level I who has access to the gaming floor, or secured areas, as an employee of any Class A, Class B, or supplier licensee, and any other person directed by the commission or the executive director to file a Level II application. Some of our members receive assistance from corporate service groups. The removal of section (5) would negate the support and assistance provided by those entities. These corporate employees provide administrative support in the execution of operations across the entire enterprise. The elimination of their support would hinder business goals and is in direct conflict with the established organizational culture. This structure has been in place throughout the years without increased risk. The additional oversight into operations has reduced the risk of error. Corporate employees who provide on-site assistance and possess a Missouri Gaming Commission license can be held accountable by the state of Missouri.

11 CSR 45-4.190(2) states that the occupational licensees thereof shall have a continuing obligation to demonstrate suitability to hold a license by complying with all gaming laws and regulations. If the employee will not be allowed on-site access to the facility in Missouri, why will they be required to possess an occupational license?

RESPONSE AND EXPLANATION OF CHANGE: 11 CSR 45-4.020(7) has been revised to include employees of the Class A licensee in any position that would require the holder to have access to the excursion gambling boat or secured area to perform his or her function or duties.

COMMENT #3: Staff requested revisions to section (10) to clarify the language.

RESPONSE AND EXPLANATION OF CHANGE: Section (10) has been changed to clarify the language.

11 CSR 45-4.020 Licenses, Restrictions on Licenses, Licensing Authority of the Executive Director, and Other Definitions

(5) Each Class B licensee at a minimum shall individually staff the following Level I positions with employees of the Class B licensee, which shall not be combined with any other required position:

(A) General manager (may be a Class A employee);

(7) Occupational License Level II includes any of the following positions that are not required to hold an Occupational License Level I:

(A) Any position within a Class A or Class B licensee that would require the holder to have access to the excursion gambling boat or secured area to perform his or her function or duties; provided that agents and nongaming vendors are not considered within Occupational License Level I or II unless otherwise notified by the commission;

(B) Any position related to a Class B licensee in one (1) of the following areas: security, surveillance, audit, accounting, MIS, cage, ticketing, hard and soft count, and marine operations;

(10) A restricted Level II license is issued to an occupational Level II licensee under the age of twenty-one (21).

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.030 Application for Class A or Class B License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 196). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.055 Application Period and Fees for Class A and Class B Licenses is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 196). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.190 License Renewal and Continuing Suitability Requirement is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 196–197). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.200 Supplier's License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 197–198). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission rescinds a rule as follows:

11 CSR 45-4.205 Affiliate Supplier's License is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on January 15, 2014 (39 MoReg 198). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed rescission on March 12, 2014. No one attended the public hearing. No written comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.260 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 198-200). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. Written comments were received from Mike Winter, Executive Director of the Missouri Gaming Association (MGA). The MGC staff had one (1) comment.

Due to the similarity of the following two (2) comments, they are addressed with one (1) response:

COMMENT #1: MGA questioned the changes to section (6) regarding poker tournament dealers noting that some MGA members will host numerous poker tournaments a year at our Missouri properties. The success of these tournaments depends on a company's ability to hire experienced poker dealers and supervisors for the event. These types of events are a huge generator of revenue for the state. This proposed change would have a significant and negative impact on a casino's ability to attract licensed poker dealers. The poker dealers used for some of these tournaments are part of a traveling circuit of dealers who only work special events such as these tournaments. These dealers are licensed in several states and it is feasible they could deal tournaments outside the state for a period longer than sixty (60) days and thus not be re-employed by a Missouri casino within sixty (60) days of terminating an employment relationship. Rescinding their licenses and eliminating their ability to self-renew would require dealers to fill out an entirely new gaming application packet as opposed to completing the five (5) page self-renewal application. This process would reduce the number of licensed poker dealers able and willing to deal tournaments in Missouri. Special event tournaments require poker dealers who have significant specialized experience. This regulation if enacted without carving out an exception for the traveling circuit of special event poker dealers would have a negative impact on our member's ability to hire the best talent for its big poker tournaments. If they are not able to obtain the best dealers they will not have a successful revenue generating event.

COMMENT #2: MGA questioned the changes to section (6) regarding all other licensees, noting that MGA feels strongly that any licensee who pays for a one (1)/two (2)-year license should be allowed to keep their license active until their expiration date. Licensees should not have to reapply for a license and pay an application and license fee if they decide to return to work at a casino. If the commission elects to move forward with the regulation as proposed, any licensee whose license is proposed to be terminated in this fashion should receive a prorated refund for the amount of time remaining on the license. MGA stated that as an industry, they want to encourage people to work in their industry, not discourage them.

RESPONSE AND EXPLANATION OF CHANGE: The rescission of the occupational license after sixty (60) days has been removed, and replaced with a provision placing these individuals into a casino restricted status. Casino restricted status allows the licensee to keep his/her license until the license expires or is otherwise terminated. Due to this change, the private fiscal note is no longer applicable.

COMMENT #3: A staff member requested section (6) be revised to include a key person.

RESPONSE AND EXPLANATION OF CHANGE: Staff concurs and has made the change.

11 CSR 45-4.260 Occupational Licenses for Class A, Class B, and Suppliers

(6) If the employment of a key person, Level I, or Level II occupational licensee with a Class A, Class B, or supplier licensee is ter-

minated for any reason, then the occupational license will be placed into a casino restricted status. Casino restricted status is the status assigned to an occupational licensee with a valid license who is not employed by a Class A, Class B, or supplier licensee.

***REVISED PRIVATE COST:** Due to comments received by MGC, changes were made which significantly reduced the cost of the proposed amendment to private entities. This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate. The costs detailed in the original private fiscal note no longer apply.*

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.380 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 201). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. Written comments were received from Mike Winter, Executive Director of the Missouri Gaming Association (MGA).

COMMENT: MGA stated that the removal of the one (1)-time non-refundable fee would place a significant financial hardship on Level I and key licensees after termination from a Class A, Class B, or supplier. The revision does not include a sixty (60)-day period for key and Level I licensees to actively search for a new position in the industry. If the employee's license is scheduled to expire within sixty (60) days of termination, this revision would require the licensee to resubmit all of the paperwork and application filing fee once new employment is obtained. MGA questioned why this change is necessary and would request the commission revisit this issue.

RESPONSE AND EXPLANATION OF CHANGE: Staff agrees this is a one (1)-time nonrefundable application filing fee, and made the requested change in section (1). In addition, the language that was added to section (6) has been removed.

11 CSR 45-4.380 Occupational and Key Person/Key Business Entity License Application and Annual Fees

- (1) The one (1)-time nonrefundable application filing fee shall be—
- (6) Each occupational license shall expire biennially on the last day of the month of issue, but the licensing hearing shall be subject to being reopened at any time.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.390 Occupational License Renewal is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 201–202). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses**

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.400 Licensee Performance of Duties is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 203). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses**

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.410 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 203–204). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. Written comments were received from Mike Winter, Executive Director of the Missouri Gaming Association (MGA).

COMMENT #1: MGA questioned the changes to section (1) regarding corporate employees officing out of a Missouri property and employees with regional areas of responsibility. Several of MGA's members who own properties in Missouri also operate casinos in other jurisdictions. It is a sound business decision to have corporate employees and property employees with regional areas of responsibility office out of a Missouri property. There are a number of fac-

tors considered when deciding to locate them in Missouri including proximity to airports, number and proximity of casinos for which they have responsibility, and amount of revenue generated by the properties.

These employees have offices at a Missouri property, have duties at the Missouri property, and play a vital part in ensuring the casinos in their regional area of control, which includes Missouri, are successful at generating revenue for the state and the organization.

These employees are corporate and functional leaders with subject matter expertise. It is impractical to require corporate employees or employees with regional responsibilities to stop by Security every day to obtain and return the visitor's badge to enter the premises while performing the duties for which they are paid. These team members need access to the front and back of house. Additionally, if licensed, they should have access to the casino floor without the requirement of an escort. These employees submit to the same background check processes as property employees. They have the same license issued by the commission as do property specific employees. Thus, it is unclear what the perceived risk is in allowing them to have a property access badge based on their status as corporate employees. MGA practices are consistent with the business practices of all other corporations doing business in the state of Missouri. While it is true that they are not employees of the Class B licensee, it is equally true they are not visitors.

The more accurate description is that these people are employees of the Class A licensee, intentionally and strategically officed out of the Class B licensed property. They are employees with daily responsibilities at that and other regional properties. The work performed by these employees directly and indirectly benefit the Class B licensed property. These employees all have Level I or Level II Missouri gaming licenses. The regulation allows them to be licensed in the state and perform their job duties in the state, but denies them access to their physical workplace. Without a property access badge these employees are unable to access their work area before or after hours without an escort to perform the duties of their positions. This is an impractical approach and stifles a company's ability to operate strategically as a business within the state of Missouri.

If this change is viewed in the narrowest interpretation it would seem that casinos with corporate employees or employees with regional areas of responsibility do not have any feasible alternatives outside of relocating these employees to other jurisdictions. MGA questions if that is the commission's intent but if that is the result, it would have the effect of reducing our employees in Missouri and the employment taxes paid by our members. Should the Class A licensee be required to relocate its corporate or regional team members outside of the state, the impact to the state is not correctly depicted in the private entity fiscal note.

RESPONSE AND EXPLANATION OF CHANGE: An exception was added to allow corporate employees with job responsibilities at more than one Class B licensee to obtain casino access badges. No change was made to allow employees of the Class B licensee to obtain casino access badges for more than one (1) property.

COMMENT #2: MGA questioned the changes to section (1) regarding corporate employees with Missouri gaming licenses who need to access the properties for legitimate business purposes. MGA's members continue to strive to make all of our properties successful revenue generators. To successfully implement some of these plans, our Missouri properties will need to partner with the corporate team leaders. This partnership will sometimes require corporate team members to be physically present at the property. These are corporate business partners responsible for implementing companywide initiatives successfully across the brand where they have areas of responsibility. These team members are also licensed by the commission to work at the properties in the state. They have undergone the necessary background checks and been found worthy of a Missouri gaming license.

As an industry, MGA struggles to understand the risk to gaming in

this state by allowing licensed team members to have documented access to the properties owned by the parent company for legitimate business purposes.

RESPONSE AND EXPLANATION OF CHANGE: An exception was added to allow corporate employees with job responsibilities at more than one Class B licensee to obtain casino access badges.

11 CSR 45-4.410 Identification Badge Requirements

(1) All employees and occupational licensees shall at all times while performing the functions of their positions display on their person in a clearly visible manner a valid, riverboat-issued, casino access badge, unless a waiver has been granted in writing for a particular job function. No casino access badge granting access to any riverboat gaming operation may be held by any person unless that person is an employee of the Class B licensee and has been authorized for such access by the Class B applicant or licensee of the riverboat gaming operation for which the badge is to be issued. Each Class B applicant or licensee must notify the commission that such authorization has been granted before any identification badge may be issued to the person. Each Class B applicant or licensee must notify the commission within ten (10) days if any such authorization has been revoked. General managers, other key person licensees, internal auditors who are employees of the Class A licensee, and Class A employees who have job responsibilities that require them to work at more than one (1) Class B facility may also be granted casino access badges. All other employees of the Class A licensee must obtain and display a visitor badge while performing the functions of their positions at the riverboat gaming operation.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-4.420 Occupational License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 204). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 7—Security and Surveillance

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission adopts a rule as follows:

11 CSR 45-7.170 Access to Areas of Class B Licensee Facilities is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 15, 2014 (39 MoReg 204). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed rule on March 12, 2014. No one attended the public hearing. One (1) written comment was received from Mike Winter, Executive Director of the Missouri Gaming Association (MGA).

COMMENT: MGA stated it is their belief that section (3) would eliminate the variance requiring the obligation to escort vendors on the casino floor after they have reached the two (2)-hour threshold. MGA would like clarification if its understanding is correct.

RESPONSE: Yes, Variance 17514-10B will expire with the rewrite of 11 CSR 45-4.020 and the adoption of 11 CSR 45-7.170. No changes have been made to the proposed rule.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 9—Internal Control System

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-9.113 Minimum Internal Control Standards (MICS)— Chapter M is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 204-205). No changes have been made to the *Minimum Internal Control Standards* (MICS) as incorporated by reference in Chapter M. No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 9—Internal Control System

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-9.118 Minimum Internal Control Standards (MICS)— Chapter R is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 205). No changes have been made to the *Minimum Internal Control Standards* (MICS) as incorporated by reference in Chapter R. No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment

becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. One (1) written comment was received from Mike Winter, Executive Director of the Missouri Gaming Association (MGA).

COMMENT: Chapter R § 7.01(E) – While there are no significant issues with the changes as proposed, MGA would request to have the option of using the procedure of the supervisor reviewing and signing the Multiple Transaction Log to continue.

RESPONSE: This is allowed, but not required. The MICS represents the minimum internal control standards and the casinos may always implement more restrictive controls.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 10—Licensee's Responsibilities

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-10.020 Licensee's and Applicant's Duty to Disclose Changes in Information is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 205). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. No written comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 13—Hearings

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-13.030 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2014 (39 MoReg 205–206). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on March 12, 2014. No one attended the public hearing. The MGC staff had one (1) comment. No written comments were received.

COMMENT #1: Staff requested subsections (2)(E) and (F) be revised to make them consistent with the changes made to 11 CSR 45-4.260(6).

RESPONSE AND EXPLANATION OF CHANGE: Staff agreed and made the changes.

11 CSR 45-13.030 Requests for Hearings

(2) A request for hearing must be submitted within thirty (30) days from the date of mailing by the commission of the decision or issue about which the petitioner requests a hearing.

(E) Other than disciplinary actions recommending the revocation of an occupational license, no Preliminary Order of Discipline shall be issued for an occupational licensee whose license has been placed in a casino restricted status, terminated, or has expired prior to the entry of said order.

(F) Other than disciplinary actions recommending the revocation of an occupational license, if the petitioner's occupational license has been placed in a casino restricted status, terminated, or has expired prior to the entry by the commission of a Final Order of Discipline, then the Preliminary Order of Discipline shall be rescinded, and the petitioner's request for hearing shall be denied and stricken.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.080, RSMo Supp. 2013, and section 260.203, RSMo 2000, the department amends a rule as follows:

19 CSR 30-20.070 Registration as a Hospital Infectious Waste Generator is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 441–443). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and sections 197.080 and 197.154, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.088 Central Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 443). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and sections 197.080 and 197.154, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.090 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 443–444). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received four (4) comments on the proposed amendment.

COMMENT #1: Diane Burkhardt Kovac, on behalf of BJC HealthCare, recommends inserting the phrase “or other individual” after employee in section (1) to permit the use of a contracted service director who would also meet (or exceed) the identified and listed qualifications.

RESPONSE AND EXPLANATION OF CHANGE: Section (1) has been changed to clarify that food and nutrition services may be provided by an employee or contracted individual.

COMMENT #2: Daniel Landon, on behalf of the Missouri Hospital Association, recommends section (7) be changed to require that policies and procedures for food and nutrition services be reviewed and kept current per hospital policy and readily available to staff to be consistent with the language used in other hospital rules regarding policy review.

RESPONSE AND EXPLANATION OF CHANGE: Section (7) has been changed to clarify that the policies and procedures shall be reviewed and kept current per hospital policy and readily available to staff.

COMMENT #3: Mary Beth Arensberg, on behalf of Abbott Nutrition Abbott Laboratories Inc., recommends adding the three (3) steps of rapid implementation of a comprehensive nutrition intervention, communication of a nutrition care plan, and a nutrition discharge plan to the requirements of this rule.

RESPONSE AND EXPLANATION OF CHANGE: Section (7) has been modified to include language related to nutritional care throughout the admission and upon discharge.

COMMENT #4: Alan Parver, on behalf of Healthcare Nutrition Council, recommends the department require hospitals to implement timely, clinically-indicated comprehensive nutrition intervention, including where appropriate enteral nutrition formulas and oral nutrition supplements. In addition, the department should encourage the continuity of care by requiring hospitals to develop comprehensive nutrition care and education plans for patients post-discharge including monitoring patients for malnutrition and the risk of malnutrition on an ongoing basis.

RESPONSE AND EXPLANATION OF CHANGE: Section (7) has been modified to include language related to nutritional care throughout the admission and upon discharge.

19 CSR 30-20.090 Food and Nutrition Services

(1) The hospital shall have an employee or contracted individual des-

ignated who—

- (A) Serves as director of food and nutrition services;
- (B) Is responsible for the daily management of the food and nutrition services;
- (C) Is qualified by education, training, and experience in food service management and nutrition through an approved course for certification by the Dietary Managers Association or registration by the Commission on Dietetic Registration of the Academy of Nutrition and Dietetics, or an associate degree in dietetics or food systems management; and

(7) The director shall have the authority to implement written policies and procedures governing food and nutrition services and shall have the responsibility for evaluating and monitoring to ensure they are followed. The policies and procedures shall include processes to ensure appropriate nutritional care and clinically-indicated nutritional interventions are provided during the admission. Nutritional care planning shall be a component of the overall discharge plan when clinically indicated. Policies and procedures shall be reviewed and kept current per hospital policy and readily available to staff.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and sections 197.080 and 197.154, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.094 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 444–446). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received ten (10) comments on the proposed amendment.

COMMENT #1: Daniel Landon, on behalf of the Missouri Hospital Association, recommends the word “signed” in section (2) be changed to “authenticated.”

RESPONSE AND EXPLANATION OF CHANGE: Section (2) has been changed to clarify documentation shall be legible, dated, timed, authenticated, and recorded.

COMMENT #2: Daniel Landon, on behalf of the Missouri Hospital Association, recommends the removal of the requirement in section (4) that each abbreviation have only one meaning.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and has changed section (4) as recommended.

COMMENT #3: Daniel Landon, on behalf of the Missouri Hospital Association, recommends the addition of “except in the case of emergencies” to the end of the final line in subsection (9)(A).

RESPONSE AND EXPLANATION OF CHANGE: Subsection (9)(A) has been changed to add an exception for emergencies.

COMMENT #4: Cassandra Landholt, on behalf of APIC Greater St. Louis, requests clarification as to the meaning and use of the term “hospital acquired infections” in subsection (9)(E) and “healthcare-associated infections” in 19 CSR 30-20.116(1), as the two (2) terms

are not interchangeable and would have very different meanings for charting and reporting purposes.

RESPONSE AND EXPLANATION OF CHANGE: The department researched both terms and determined that “healthcare-associated infections” is the correct terminology for both state licensure regulation and federal Centers for Disease Control and Prevention (CDC) reporting purposes. Subsection (9)(E) has been changed to match the language used in 19 CSR 30-20.116(1).

COMMENT #5: Diane Burkhardt Kovac, on behalf of BJC HealthCare, and Daniel Landon, on behalf of the Missouri Hospital Association, recommend the removal of the forty-eight (48)-hour time frame for authentication of verbal orders in section (3).

RESPONSE AND EXPLANATION OF CHANGE: The forty-eight (48)-hour time frame for authenticating orders in section (3) has been changed to thirty (30) days.

COMMENT #6: Diane Burkhardt Kovac, on behalf of BJC HealthCare, asks if removal of the term “inpatient” meant that the department is creating a standard for medical records that is also applicable to out-patient records.

RESPONSE: The rules in Title 19, Division 30, Chapter 20 only apply to hospitals as defined in section 197.020, RSMo. A hospital is defined in section 197.020, RSMo, as “a place devoted primarily to the maintenance and operation of facilities for the diagnosis, treatment, or care for not less than twenty-four consecutive hours in any week of three or more nonrelated individuals suffering from illness, disease, injury, deformity, or other abnormal physical conditions; or a place devoted primarily to provide for not less than twenty-four consecutive hours in any week medical or nursing care for three or more nonrelated individuals.” No changes have been made to this rule as a result of this comment.

COMMENT #7: Diane Burkhardt Kovac, on behalf of BJC HealthCare, asks if removal of the phrase “in Hospitals” in the title of the rule meant that the department is broadening the scope of the regulation to any services provided by hospitals?

RESPONSE: The phrase “in Hospitals” was deleted from the title of the rule because it is redundant as the title of the rule chapter is “Hospitals.” The rules in Chapter 20 only apply to hospitals as defined in section 197.020, RSMo. No changes have been made to this rule as a result of this comment.

COMMENT #8: John Ingrassia, on behalf of SSM Health Care St. Louis, recommends section (3) be amended to be consistent with the Medicare Conditions of Participation and likewise be better aligned with current hospital practice.

RESPONSE AND EXPLANATION OF CHANGE: Section (3) has been clarified to remove the forty-eight (48)-hour time frame as verbal orders have to be completed within thirty (30) days.

COMMENT #9: John Ingrassia, on behalf of SSM Health Care St. Louis, recommends section (10) be amended to require a certificate of live birth be completed within five (5) rather than seven (7) days and clarify the requirement to reflect “business days.”

RESPONSE: Section 193.085.1, RSMo, requires a certificate of live birth to be filed within five (5) days after birth. No changes have been made to this rule as a result of this comment.

COMMENT #10: John Ingrassia, on behalf of SSM Health Care St. Louis, supports the proposed amendment to the medical record retention requirement for minors to be their twentieth birthday, rather than twenty-third birthday in section (14).

RESPONSE: No changes have been made to this rule as a result of this comment.

19 CSR 30-20.094 Medical Records

(2) All patient care documentation shall be entered in the patient’s

medical record promptly. Such documentation shall be legible, dated, timed, authenticated, and recorded.

(3) All orders, including verbal orders, shall be dated, timed, and authenticated according to hospital policy, but no later than thirty (30) days, by the ordering practitioner or another practitioner who is responsible for the care of the patient and authorized to write orders by hospital policy and shall be kept in the patient’s medical record. Authentication shall consist of written signatures, initials, or computer-generated signature codes.

(4) The hospital shall have a written policy that includes abbreviations, acronyms, symbols, and dose designations approved by the medical staff for use in the hospitals and those prohibited from use in the hospital. The prohibited list applies to all orders, preprinted forms, and medication related documentation.

(9) All medical records shall include, as appropriate:

(A) A medical history and physical examination completed and authenticated no more than thirty (30) days before or twenty-four (24) hours after admissions or registration, but prior to surgery or a procedure requiring anesthesia services, except in the case of emergencies. The medical history and physical examination shall be placed in the patient’s medical record within twenty-four (24) hours after admission or registration, but prior to surgery or a procedure requiring anesthesia services, except in the case of emergencies.

(E) Documentation of complications, healthcare-associated infections, and unfavorable reactions to drugs and anesthesia;

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES **Division 30—Division of Regulation and Licensure** **Chapter 20—Hospitals**

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and sections 197.080 and 197.154, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.096 Nursing Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 446–447). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES **Division 30—Division of Regulation and Licensure** **Chapter 20—Hospitals**

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and section 197.080, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.104 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 447–448). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received two (2) comments on the proposed amendment.

COMMENT #1: Diane Burkhardt Kovac, on behalf of BJC HealthCare, recommends removing the term “dedicated” in section (7) to allow staff to be shared with the hospital or used as back-up for vacations/unplanned or planned time off.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees. Section (7) has been changed to remove the term “dedicated.”

COMMENT #2: John Ingrassia, on behalf of SSM Health Care St. Louis, asks whether section (7) requires that the distinct “director” of a “psychiatric distinct part unit” be separate from that of the rest of the hospital.

RESPONSE AND EXPLANATION OF CHANGE: Section (7) has been changed to remove the term “dedicated” for clarification.

19 CSR 30-20.104 Social Services

(7) Freestanding psychiatric hospitals and psychiatric distinct part units shall have social services staff. Their purpose shall be to identify and help resolve personal and social problems interfering with the treatment process, enhance the social functioning of patients; help patients understand and effectively use medical and psychiatric services, help families of patients adjust to the patient’s disability and participate effectively in the treatment program and identify and develop resources within the behavioral health hospital or unit and the community which are needed by patients.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure

Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and section 197.080, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.108 Fire Safety, General Safety and Operating Features is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 448–449). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received two (2) comments on the proposed amendment.

COMMENT #1: John Ingrassia, on behalf of SSM Health Care St. Louis, asks the department to clarify the elements of fire protection referred to in the statement “smoke containment and evacuation systems” in section (2).

RESPONSE: No proposed changes to section (2) were included in the proposed amendment published in the February 3, 2014 Missouri Register for comment. Therefore, no changes have been made to the

rule as a result of this comment.

COMMENT #2: John Ingrassia, on behalf of SSM Health Care St. Louis, stated that the department should clarify the frequency requirement for fire and smoke door inspections in section (4).

RESPONSE: Section (4) refers to maintenance of disaster plans. Section (5) requires testing of fire and smoke doors at intervals not to exceed six (6) months. It also requires that fire and smoke doors be continually maintained. Electromagnetic hold open devices are required to be checked semiannually with the fire alarm under NFPA 72. When the fire alarm is checked monthly, the department recommends the facility also check the fire and smoke doors to ensure they operate appropriately. The rule establishes minimum standards for the maintenance of the facility’s fire protection system. A hospital may establish policies and procedures requiring more frequent testing. No changes have been made to the rule as a result of this comment.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure

Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and sections 197.080, 197.150, and 197.154, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.116 Infection Prevention and Control is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 449–450). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received one (1) comment on the proposed amendment.

COMMENT #1: Cassandra Landholt, on behalf of APIC Greater St. Louis, requests clarification as to the meaning and use of the term “hospital acquired infections” in 19 CSR 30-20.094(9)(E) and “healthcare-associated infections” in 19 CSR 30-20.116(1), as the two (2) terms are not interchangeable and would have very different meanings for charting and reporting purposes.

RESPONSE: The department researched both terms and determined that “healthcare-associated infections” is the correct terminology for both state licensure regulation and federal Centers for Disease Control and Prevention (CDC) reporting purposes. No changes have been made to this rule as a result of this comment and 19 CSR 30-20.094 (9)(E) has been changed to match the language used in 19 CSR 30-20.116(1).

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure

Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.287, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.125 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 450-451). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received four (4) comments on the proposed amendment.

COMMENT #1: Daniel Landon, on behalf of the Missouri Hospital Association, recommends that the proposed subsection (2)(B) be moved and renumbered as paragraph (2)(A)3. and then paragraphs (2)(A)3. and 4. be renumbered as well so the requirements are easier to follow.

RESPONSE AND EXPLANATION OF CHANGE: The department has moved and renumbered section (2) as recommended.

COMMENT #2: Daniel Landon, on behalf of the Missouri Hospital Association, recommends that section (3) be subdivided into two sections, (3) and (4), as only the second section relates to the exceptions to the required training program (A) through (F) listed in the rule. Sections (4) and (5) should then be renumbered (5) and (6).

RESPONSE AND EXPLANATION OF CHANGE: The department has subdivided section (3) into two (2) sections. The first two (2) sentences of section (3) have been renumbered as section (6), as dividing section (3) and renumbering sections (4) and (5) as proposed would cause a conflict in subsection (5)(E) which contains a cross-reference to (5)(D) that would no longer be correct if the section number was changed to section (6).

COMMENT #3: John Ingrassia, on behalf of SSM Health Care St. Louis, recommends the department reconsider imposing responsibility upon Missouri hospitals in section (1) to ensure staffing agencies are in compliance with Missouri regulation.

RESPONSE: It is the responsibility of the hospital to ensure staffing agencies are in compliance with Missouri regulation by overseeing the hours, training, and clinical practicum. No changes have been made to the rule as a result of this comment.

COMMENT #4: John Ingrassia, on behalf of SSM Health Care St. Louis, recommends the department reconsider imposing upon Missouri hospitals in subsection (3)(D) the responsibility to verify another state's certification meets with federal requirements.

RESPONSE: It is the responsibility of the hospital to ensure staffing agencies contracted outside Missouri also comply with federal requirements. No changes have been made to the rule as a result of this comment.

19 CSR 30-20.125 Unlicensed Assistive Personnel Training Program

(2) The hospital training policy for UAPs shall include the following minimum standards:

(A) The curriculum of the UAP Program shall consist of a standard plan of instruction to include:

1. A minimum of seventy-five (75) hours of classroom instruction;

2. Computer or paper-based learning modules that provide documentation of completion may be substituted for up to sixty (60) hours of classroom time;

3. Comparable certified medical assistant training from an accredited medical assistant program may be substituted for up to fifty (50) hours of classroom time of comparable subject matter;

4. A minimum of one hundred (100) hours of clinical practicum; and

5. Curriculum content of the program shall include procedures

and instructions on basic patient care skills including, but not limited to, the areas of:

A. The Role of the UAP (ethics, law, team member communication, observation, reporting, documentation, medical terminology);

B. Patient/Client Rights (Health Insurance Portability and Accountability Act (HIPAA), privacy, confidentiality, advanced directives, abuse and neglect, age specific care, cultural diversity, pain management, restraint-free care, end-of-life care, death and dying, do not resuscitate (DNR) orders, post-mortem care);

C. Vital Signs;

D. Basic Human Needs (age specific cognitive/psychological/social needs, activities of daily living, ambulation, positioning, personal care, elimination and toileting, nutrition, hydration, feeding, bed making);

E. Infection Control (universal precautions, blood-borne pathogens, safe needle devices, aseptic technique, hand washing, gloving, isolation);

F. Skin Care (wound care, pressure ulcers and prevention); and

G. Safety (cardiopulmonary resuscitation (CPR), allergies, fall prevention, environmental safety issues, fire/electrical, hazardous materials transportation safety information (HAZMAT), emergency procedures, body mechanics).

(B) The clinical practicum of one hundred (100) hours shall start after the student has enrolled and started the course curriculum.

(C) Skill validation and knowledge verification is to be used to determine student competence.

(D) Annual in-service training also shall occur as required by 19 CSR 30-20.110.

(3) Hospitals shall not be required to meet the UAP training requirements if an employee demonstrates competency in the content areas required by this rule; in the duties specific to their job and the patient population assigned and—

(A) Is enrolled in a professional or practical nursing education program and has or will complete within ninety (90) days a fundamentals of nursing course; or

(B) Was a professional nursing or practical nursing licensure candidate who failed to pass the state licensure examinations in the past three (3) years; or

(C) Is certified as a nursing assistant as defined in section 198.082, RSMo; or

(D) Has documentation of current registration as a certified nursing assistant in another state that meets the requirements listed in 42 CFR 483.151 and 483.152 (April 2012) which are incorporated by reference in this rule and are published by the U.S. Government Printing Office, 710 North Capitol Street, NW, Washington, DC 20401. This rule does not incorporate any subsequent amendments or additions; or

(E) Has documented experience as a nurse assistant, emergency medical technician or surgical technician in the past three (3) years; or

(F) Has proof of completion of UAP training program in Missouri or another state which meets the requirements of this rule within the last three (3) years; or

(G) Has completed a professional or licensed practical nursing program outside the United States and is awaiting the licensure examination in this country.

(4) The hospital training policy for UAPs shall meet the following faculty qualifications and responsibilities:

(A) A registered professional nurse shall be designated as the course coordinator and shall be responsible for all aspects of the course, and must supervise all classroom and clinical instruction;

(B) Instructors shall hold a current license or temporary permit to practice as a registered professional nurse in Missouri or in another Nurse Licensure Compact state and have a minimum of two (2) years

of nursing experience in an acute care, long-term care, or ambulatory surgery facility within the prior five (5) years, or an experience as a clinical faculty member in a nursing program within the prior five (5) years. An instructor's nursing license shall not be under current disciplinary action;

(C) A clinical supervisor's or preceptor's nursing license shall not be under current disciplinary action; and

(D) UAPs who have satisfied the training requirements of this rule and Licensed Practical Nurses may assist with the clinical practicum under the direction of the course coordinator.

(5) A hospital or ambulatory surgical center that provides training for UAPs shall meet the following training site requirements:

(A) Provide designated space sufficient to accommodate the classroom teaching portion of the course or have a written agreement with another acute care hospital, an area vocational-technical school, a high school offering a health service occupation program, a community college, or a provider agency to provide the classroom portion of the course;

(D) Maintain, either electronically or on paper records of course completion and competency for a minimum of three (3) years. Records shall be signed and dated by the course coordinator and each of the instructors and clinical supervisors verifying classroom time, clinical time, and competency for each student; and

(6) The UAP training shall be completed within ninety (90) days of employment for any individual who is hired as a UAP. A UAP shall not work in direct patient care, except as part of their supervised practicum, until the entire UAP training requirements have been met.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and sections 197.080 and 197.154, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.136 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 451–452). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received one (1) comment on the proposed amendment.

COMMENT #1: Daniel Landon, on behalf of the Missouri Hospital Association (MHA), states section (3) as proposed is confusing as to the responsibilities of the service director and creates confusion regarding actual administration of the service. The MHA recommends that the respiratory care services be under the direction of a licensed respiratory care practitioner or a registered nurse, and if the service is under the direction of a registered nurse, a licensed respiratory care practitioner must be hired as a consultant. The MHA recommends the word "administered" be removed from the first sentence and the sentence concerning the professional nurse to clarify this intent.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and has changed section (3) as recommended.

19 CSR 30-20.136 Respiratory Care Services

(3) Respiratory care services shall be under the direction of a licensed respiratory care practitioner or a registered professional nurse with relevant education and experience. When the director is not a licensed respiratory care practitioner, a licensed respiratory care practitioner shall be employed on a part-time consultant basis.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and sections 197.080 and 197.154, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.138 Specialized Inpatient Care Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 452). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received one (1) comment on the proposed amendment.

COMMENT #1: John Ingrassia, on behalf of SSM Health Care St. Louis, recommends the use of the title "director" in section (5) be clarified. Does "director" in this section refer to the "medical director" defined in earlier sections or the clinical/nursing "director" of the inpatient care services area?

RESPONSE: Section (5) refers to medical director of the unit in section (1). No changes have been made to the rule as a result of this comment.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 20—Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and sections 197.080 and 197.154, RSMo Supp. 2013, the department amends a rule as follows:

19 CSR 30-20.140 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 3, 2014 (39 MoReg 452–453). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received one (1) comment on the proposed amendment.

COMMENT #1: Daniel Landon, on behalf of the Missouri Hospital Association, recommends section (7) concerning the history and physical be modified to be consistent with the medical records section by including the words "except in the case of emergencies" at the end of the first sentence and the end of the second sentence.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and has changed section (7) as recommended.

19 CSR 30-20.140 Surgical Services

(7) A medical history and physical examination must be completed and documented no more than thirty (30) days before or twenty-four (24) hours after admission or registration but prior to surgery or a procedure requiring anesthesia services, except in the case of emergencies. An updated examination of the patient, including any changes in the patient's condition, must be completed and documented within twenty-four (24) hours after admission or registration when the medical history and physical examination are completed within thirty (30) days before admission or registration, except in the case of emergencies. The medical history and physical examination must be placed in the patient's medical record within twenty-four (24) hours after admission or registration, but prior to surgery or a procedure requiring anesthesia services, except in the case of emergencies.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 22—Rehabilitation Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2000, and section 197.080, RSMo Supp. 2013, the department rescinds a rule as follows:

19 CSR 30-22.020 Administration Standards for Rehabilitation Hospitals is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 3, 2014 (39 MoReg 453). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 22—Rehabilitation Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.080, RSMo Supp. 2013, and section 260.203, RSMo 2000, the department rescinds a rule as follows:

19 CSR 30-22.030 Standards for Registration as a Hospital Infectious Waste Generator is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 3, 2014 (39 MoReg 453). No changes have been made in the proposed rescission,

so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure
Chapter 24—Psychiatric Hospitals

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.080, RSMo Supp. 2013, and section 260.203, RSMo 2000, the department rescinds a rule as follows:

19 CSR 30-24.040 Standards for Registration as a Hospital Infectious Waste Generator is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 3, 2014 (39 MoReg 454). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs, and other items required to be published in the *Missouri Register* by law.

**[Title 10—DEPARTMENT OF NATURAL RESOURCES]
[Division 140—Division of Energy]
Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 340—Division of Energy**

IN ADDITION

As a result of Executive Order 13-03, the Division of Energy is transferring from the Department of Natural Resources to the Department of Economic Development. Effective August 28, 2013, the following rules are transferred to the Department of Economic Development:

Chapter 2—Energy Set-Aside Fund

**[10 CSR 140-2.010] 4 CSR 340-2.010 Definitions
[10 CSR 140-2.020] 4 CSR 340-2.020 General Provisions**

Chapter 4—Wood Energy Credit

[10 CSR 140-4.010] 4 CSR 340-4.010 Wood Energy Credit

Chapter 6—Missouri Propane Education and Research Program

[10 CSR 140-6.010] 4 CSR 340-6.010 Definitions and General Provisions—Membership

Chapter 7—State Building Minimum Energy Efficiency Standard

[10 CSR 140-7.010] 4 CSR 340-7.010 State Building Minimum Energy Efficiency Standards

Chapter 8—Certification of Renewable Energy and Renewable Energy Standard Compliance Account

[10 CSR 140-8.010] 4 CSR 340-8.010 Certification of Renewable Energy and Renewable Energy Standard Compliance Account

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 340—Division of Energy
Chapter 2—Energy Set-Aside Fund**

IN ADDITION

Notification: Applications accepted between July 1, 2014 and October 31, 2014 for Energy-Efficiency and Renewable Energy Loan Cycle.

The Missouri Department of Economic Development's (department) Division of Energy is making available approximately seven million five hundred thousand dollars (\$7,500,000) in loan financing for qualified energy efficiency and renewable energy projects. Energy-saving investments may include projects such as insulation, lighting systems, heating and cooling systems, combined heat and power, pumps, motors, aerators, renewable energy systems, and other mea-

sures that reduce energy use and cost. Recipients repay loans with money saved on energy costs.

Eligible Energy-Using Sectors: Loan funds will be allocated to eligible energy-using sectors as follows:

- Public Schools (K-12): twenty-five percent (25%) of available funds;
- Public and Private Higher Education Institutions: twenty-five percent (25%) of available funds;
- Public and Private not-for-profit Hospitals: twenty-five percent (25%) of available funds;
- Local Governments: twenty-five percent (25%) of available funds. Local governments include a county, city, or village (which may include water treatment plants or waste water facilities); or any hospital district as defined in section 206.010, RSMo; or any sewer district as defined in section 249.010, RSMo; or any water supply districts as defined in section 247.010, RSMo; or any ambulance district as defined in section 190.010, RSMo; or any sub-district of a zoological park and museum district as defined in section 184.352, RSMo.

Application Procedures: An application for loan funds may be submitted to the department for the purpose of financing all or a portion of the cost of implementing an energy-saving project.

Each applicant may apply for a loan not to exceed one million five hundred thousand dollars (\$1,500,000). Loan applications will not be considered for less than five thousand dollars (\$5,000) or with a payback score of less than six (6) months.

If funds remain after review and priority ranking of applications, the department will consider awarding loans in excess of one million five hundred thousand dollars (\$1,500,000).

Requests for loan financing must be made using the Division of Energy's Energy Loan Program Application Authorization Form, Fuel Use Summary Form, and Energy Conservation Measure Summary Form. Application forms and instructions are available on the department's website: <http://www.ded.mo.gov/division-of-energy/financial/energy-loan-program>.

The Application Authorization Form must be signed and dated by an authorized official. An authorized official is an individual with authority to obligate an eligible applicant to the terms of loan agreement and promissory note to repay loan proceeds.

A paper or electronic copy of the signed original Application Authorization Form and required documents may be submitted to the department's address below.

Applications received after October 31, 2014 will not be considered for a loan award for the 2015 cycle but may be held for consideration during subsequent application cycles.

The department may request additional information as needed to determine the feasibility of a project, the project's estimated annual energy savings and financial risks of a loan transaction. Also, an energy conservation measure has the potential of affecting other areas within your facility or system. Applicants must have no outstanding actions for violations of applicable federal, state, or local laws, ordinances, and rules.

Interest Rates: Loan principal plus two and one half percent (2.5%) interest is to be repaid to the department in semi-annual payments not to exceed a ten- (10-) year repayment period. An administrative fee of one percent (1%) of loan principal will be added to the repayment amount.

Selection Criteria: Recipients of loan financing will be determined on a competitive basis. Applications will be ranked based on the project's payback score, which is determined by dividing the cost to implement a project by the estimated yearly energy cost savings. Projects with the lowest payback score in each sector allocation will be funded until all available funds are allocated. If all funds are not allocated in any one (1) sector after ranking payback scores, the department may allocate funds to other sectors. Loan applications will be approved or disapproved by January 29, 2015.

For More Information Contact:

Missouri Department of Economic Development

Division of Energy

Attn: Loan Program Clerk

PO Box 1766

301 W. High, Ste. 720

Jefferson City, MO 65102

Phone: 1.855.522.2796

Email: energy@ded.mo.gov

Website: <http://www.ded.mo.gov/division-of-energy/financial/energy-loan-program>

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 10—Missouri Highways and
Transportation Commission
Chapter 25—Motor Carrier Operations**

IN ADDITION

7 CSR 10-25.010 Skill Performance Evaluation Certificates for Commercial Drivers

PUBLIC NOTICE

Public Notice and Request for Comments on Applications for Issuance of Skill Performance Evaluation Certificates to Intrastate Commercial Drivers with Diabetes Mellitus or Impaired Vision

SUMMARY: This notice publishes MoDOT's receipt of applications for the issuance of Skill Performance Evaluation (SPE) Certificates from individuals who do not meet the physical qualification requirements in the Federal Motor Carrier Safety Regulations for drivers of commercial motor vehicles in Missouri intrastate commerce because of impaired vision or an established medical history or clinical diagnosis of diabetes mellitus currently requiring insulin for control. If granted, the SPE Certificates will authorize these individuals to qualify as drivers of commercial motor vehicles (CMVs), in intrastate commerce only, without meeting the vision standard prescribed in 49 CFR 391.41(b)(10), if applicable, or the diabetes standard prescribed in 49 CFR 391.41(b)(3).

DATES: Comments must be received at the address stated below, on or before, August 1, 2014.

ADDRESSES: You may submit comments concerning an applicant, identified by the Application Number stated below, by any of the following methods:

- Email: kathy.hatfield@modot.mo.gov

- Mail: PO Box 893, Jefferson City, MO 65102-0893

- **Hand Delivery:** 1320 Creek Trail Drive, Jefferson City, MO 65109
- **Instructions:** All comments submitted must include the agency name and Application Number for this public notice. For detailed instructions on submitting comments, see the Public Participation heading of the Supplementary Information section of this notice. All comments received will be open and available for public inspection and MoDOT may publish those comments by any available means.

**COMMENTS RECEIVED
BECOME MoDOT PUBLIC RECORD**

- By submitting any comments to MoDOT, the person authorizes MoDOT to publish those comments by any available means.
- **Docket:** For access to the department's file, to read background documents or comments received, 1320 Creek Trail Drive, Jefferson City, MO 65109, between 7:30 a.m. and 4:00 p.m., CT, Monday through Friday, except state holidays.

FOR FURTHER INFORMATION CONTACT: Kathy J. Hatfield, Motor Carrier Investigations Specialist, (573) 526-9926, MoDOT Motor Carrier Services Division, PO Box 893, Jefferson City, MO 65102-0893. Office hours are from 7:30 a.m. to 4:00 p.m., CT, Monday through Friday, except state holidays.

SUPPLEMENTARY INFORMATION:

Public Participation

If you want us to notify you that we received your comments, please include a self-addressed, stamped envelope or postcard.

Background

The individuals listed in this notice have recently filed applications requesting MoDOT to issue SPE Certificates to exempt them from the physical qualification requirements relating to vision in 49 CFR 391.41(b)(10), or to diabetes in 49 CFR 391.41(b)(3), which otherwise apply to drivers of CMVs in Missouri intrastate commerce.

Under section 622.555, RSMo Supp. 2013, MoDOT may issue an SPE Certificate, for not more than a two- (2-) year period, if it finds that the applicant has the ability, while operating CMVs, to maintain a level of safety that is equivalent to or greater than the driver qualification standards of 49 CFR 391.41. Upon application, MoDOT may renew an exemption upon expiration.

Accordingly, the agency will evaluate the qualifications of each applicant to determine whether issuing an SPE Certificate will comply with the statutory requirements and will achieve the required level of safety. If granted, the SPE Certificate is only applicable to intrastate transportation wholly within Missouri.

Qualifications of Applicants

Application #205

Applicant's Name & Age: Telesforo Lujan Jr., 43

Relevant Physical Condition: Vision impaired.

Mr. Lujan Jr.'s best-uncorrected visual acuity in his right eye is 20/20 Snellen and he is legally blind in his left eye. He lost sight in his left eye in 1984 at the age of 13, due to an accident.

Relevant Driving Experience: Mr. Lujan Jr. is employed as a railroad worker and had approximately twenty (20) years of commercial motor vehicle driving experience. He currently has a Class A CDL license, and drives personal vehicle(s) daily.

Doctor's Opinion and Date: Following an examination in February, 2014, his optometrist certified his condition would not adversely affect his ability to operate a commercial vehicle safely.

Traffic Accidents and Violations: No accidents or violations on record for the previous three (3) years.

Request for Comments

The Missouri Department of Transportation, Motor Carrier Services Division, pursuant to section 622.555, RSMo, and rule 7 CSR 10-25.010, requests public comment from all interested persons on the applications for issuance of Skill Performance Evaluation Certificates described in this notice. We will consider all comments received before the close of business on the closing date indicated earlier in this notice.

Issued on: June 2, 2014

Scott Marion, Motor Carrier Services Director, Missouri Department of Transportation.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 10—Missouri Highways and
Transportation Commission
Chapter 25—Motor Carrier Operations**

IN ADDITION

7 CSR 10-25.010 Skill Performance Evaluation Certificates for Commercial Drivers

PUBLIC NOTICE

Public Notice and Request for Comments on Applications for Issuance of Skill Performance Evaluation Certificates to Intrastate Commercial Drivers with Diabetes Mellitus or Impaired Vision

SUMMARY: This notice publishes MoDOT's receipt of applications for the issuance of Skill Performance Evaluation (SPE) Certificates from individuals who do not meet the physical qualification requirements in the Federal Motor Carrier Safety Regulations for drivers of commercial motor vehicles in Missouri intrastate commerce because of impaired vision or an established medical history or clinical diagnosis of diabetes mellitus currently requiring insulin for control. If granted, the SPE Certificates will authorize these individuals to qualify as drivers of commercial motor vehicles (CMVs), in intrastate commerce only, without meeting the vision standard prescribed in 49 CFR 391.41(b)(10), if applicable, or the diabetes standard prescribed in 49 CFR 391.41(b)(3).

DATES: Comments must be received at the address stated below, on or before, August 1, 2014.

ADDRESSES: You may submit comments concerning an applicant, identified by the Application Number stated below, by any of the following methods:

- *Email:* kathy.hatfield@modot.mo.gov
- *Mail:* PO Box 893, Jefferson City, MO 65102-0893
- *Hand Delivery:* 1320 Creek Trail Drive, Jefferson City, MO 65109
- *Instructions:* All comments submitted must include the agency name and Application Number for this public notice. For detailed instructions on submitting comments, see the Public Participation heading of the Supplementary Information section of this notice. All comments received will be open and available for public inspection and MoDOT may publish those comments by any available means.

**COMMENTS RECEIVED
BECOME MoDOT PUBLIC RECORD**

- By submitting any comments to MoDOT, the person authorizes MoDOT to publish those comments by any available means.
- *Docket:* For access to the department's file, to read background documents or comments received, 1320 Creek Trail Drive, Jefferson City, MO 65109, between 7:30 a.m. and 4:00 p.m., CT, Monday through Friday, except state holidays.

FOR FURTHER INFORMATION CONTACT: Kathy J. Hatfield, Motor Carrier Investigations Specialist, (573) 526-9926, MoDOT Motor Carrier Services Division, PO Box 893, Jefferson City, MO 65102-0893. Office hours are from 7:30 a.m. to 4:00 p.m., CT, Monday through Friday, except state holidays.

SUPPLEMENTARY INFORMATION:

Public Participation

If you want us to notify you that we received your comments, please include a self-addressed, stamped envelope or postcard.

Background

The individuals listed in this notice have recently filed applications requesting MoDOT to issue SPE Certificates to exempt them from the physical qualification requirements relating to vision in 49 CFR 391.41(b)(10), or to diabetes in 49 CFR 391.41(b)(3), which otherwise apply to drivers of CMVs in Missouri intrastate commerce.

Under section 622.555, RSMo Supp. 2013, MoDOT may issue an SPE Certificate, for not more than a two- (2-) year period, if it finds that the applicant has the ability, while operating CMVs, to maintain a level of safety that is equivalent to or greater than the driver qualification standards of 49 CFR 391.41. Upon application, MoDOT may renew an exemption upon expiration.

Accordingly, the agency will evaluate the qualifications of each applicant to determine whether issuing an SPE Certificate will comply with the statutory requirements and will achieve the required level of safety. If granted, the SPE Certificate is only applicable to intrastate transportation wholly within Missouri.

Qualifications of Applicants

Application #168

Renewal Applicant's Name & Age: Bobby J. Hull, 52

Relevant Physical Condition: Vision impaired.

Mr. Hull's best-corrected visual acuity in his left eye is 20/20 Snellen and 20/200 Snellen in his right eye. This visual impairment is the result of a central retina vein occlusion.

Relevant Driving Experience: Mr. Hull currently is employed as a yard spotter. He currently holds a Class A CDL license, and has approximately twenty-five (25) years commercial motor vehicle driving experience. He drives personal vehicle(s) daily.

Doctor's Opinion and Date: Following an examination in April, 2014, his optometrist certified his condition would not adversely affect his ability to operate a commercial vehicle safely.

Traffic Accidents and Violations: No accidents or violations on record for the previous three (3) years.

Request for Comments

The Missouri Department of Transportation, Motor Carrier Services

Division, pursuant to section 622.555, RSMo, and rule 7 CSR 10-25.010, requests public comment from all interested persons on the applications for issuance of Skill Performance Evaluation Certificates described in this notice. We will consider all comments received before the close of business on the closing date indicated earlier in this notice.

Issued on: June 2, 2014

Scott Marion, Motor Carrier Services Director, Missouri Department of Transportation.

**Title 19—DEPARTMENT OF HEALTH AND
SENIOR SERVICES**
**Division 60—Missouri Health Facilities Review
Committee**
Chapter 50—Certificate of Need Program

**NOTIFICATION OF REVIEW:
APPLICATION REVIEW SCHEDULE**

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. A decision is tentatively scheduled for July 22, 2014. These applications are available for public inspection at the address shown below:

Date Filed

Project Number: Project Name

City (County)

Cost, Description

06/03/14

#5058 HT: Saint Francis Medical Center
Cape Girardeau (Cape Girardeau County)
\$1,382,500, Replace MRI Unit

06/10/14

#5067 HT: Saint Luke's East Hospital
Lee's Summit (Jackson County)
\$1,537,450, Replace MRI Unit

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by July 10, 2014. All written requests and comments should be sent to—

Chairman
Missouri Health Facilities Review Committee
c/o Certificate of Need Program
3418 Knipp Drive, Suite F
PO Box 570
Jefferson City, MO 65102

For additional information contact
Karla Houchins, (573) 751-6403.

**STATUTORY LIST OF CONTRACTORS
BARRED FROM PUBLIC WORKS PROJECTS**

The following is a list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. Under this statute, no public body shall award a contract for public works to any contractor or subcontractor, or simulation thereof, during the time that such contractor or subcontractor's name appears on this state debarment list maintained by the Secretary of State. In addition, this list includes contractor(s) that have agreed to entry of an injunction permanently prohibiting them and any persons and entities related to them from engaging in, or having any involvement in, any business in Missouri.

Contractors Convicted of Violations of the Missouri Prevailing Wage Law

<u>Name of Contractor</u>	<u>Name of Officers</u>	<u>Address</u>	<u>Date of Conviction</u>	<u>Debarment Period</u>
Urban Metropolitan Development, LLC Case No. 12AO-CR01752 (Jasper County Cir. Ct.)		1101 Juniper St., Ste. 925 Atlanta, Georgia 30309	08/08/2013	08/08/2013 to 08/08/2014

Contractors Agreeing to Permanent Prohibition from Engaging In, or Having Any Involvement In, Any Business in Missouri

<u>Name of Contractor</u>	<u>Name of Officers</u>	<u>Address</u>	<u>Date of Injunction</u>	<u>Debarment Period</u>
Urban Metropolitan Development, LLC		1101 Juniper St., Ste. 925 Atlanta, Georgia 30309	09/27/2013	Permanent
Troy Langley		1101 Juniper St., Ste. 925 Atlanta, Georgia 30309	09/27/2013	Permanent

Dated this 1st day of March 2014.


John E. Lindsey, Division Director

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to dissolutions@sos.mo.gov.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST LEROCOWALI INCORPORATED

On April 15, 2014, the shareholders authorized and consented to the dissolution of Lerocowali Incorporated, a Missouri Corporation, and thereafter filed its articles of dissolution with the Missouri Secretary of State. The dissolution was effective May 9, 2014.

You are hereby notified that if you believe you have a claim against Lerocowali Incorporated, you must submit a summary in writing of the circumstances surrounding your claim to the corporation c/o W. Gary Drover, Attorney at Law, 26 Camden Court S.E., P.O. Box 198, Camdenton, Missouri 65020. The summary of your claim must include the following information:

1. The name, address, and telephone number of the claimant.
2. The amount of the claim.
3. The date of the event on which the claim is based.
4. A brief description of the nature of the debt or the basis for the claim.

All claims against Lerocowali Incorporated will be barred unless the proceeding to enforce the claim is commenced within two (2) years after the publication of this notice.

**Notice of Dissolution
to All Creditors of
and Claimants Against
Taylor, Hoskins & Shaw, CPA's, LLC**

On May 5, 2014, Taylor, Hoskins & Shaw, CPA's, LLC, a Missouri Limited Liability Company organized on October 5, 2007, Charter Number LC0847054, filed Notice of Winding Up for Limited Liability Company with the Secretary of State of Missouri.

Any claims against the Company may be sent to: J. Randall Taylor, 108 N. Main, Clinton, MO 64735. Each claim must include the following information: Name, address and phone number of the claimant; amount claimed; date on which the claim arose; basis for the claim and documentation in support of the claim.

All claims against the Company will be barred unless the proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

1. The name of the limited liability company is ServiceWorld Computer Center, LLC.
2. The Articles of Organization for ServiceWorld Computer Center, LLC were filed with the Missouri Secretary of State on October 25, 2007.
3. On March 31, 2014, ServiceWorld Computer Center, LLC filed a Notice of Winding Up for Limited Liability Company with the Secretary of State of Missouri.
4. Persons with claims against ServiceWorld Computer Center, LLC should present them in accordance with the following procedure:
 - (a) In order to file a claim with ServiceWorld Computer Center, LLC, you must furnish the following:
 - (i) Amount of the claim
 - (ii) Basis for the claim
 - (iii) Documentation for the claim
 - (b) The claim must be mailed to:

David Cooksey
700 Fountain Lakes Blvd.
St. Charles, Missouri 63301
5. A claim against ServiceWorld Computer Center, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after publication of this notice.

**NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS
AGAINST CHILD, ADOLESCENT AND ADULT PSYCHIATRY SERVICES, LLC**

On May 13, 2014, Child, Adolescent and Adult Psychiatry Services, LLC, a Missouri limited liability company, filed its Articles of Termination and Notice of Winding Up with the Missouri Secretary of State, effective on the filing date.

Said limited liability company requests that all persons and organizations who have claims against it present them immediately by letter to the company at P.O. Box 7115, Chesterfield, MO 63006.

All claims must include the following information:

- (1) The name, address, and telephone number of the claimant.
- (2) The amount of the claim.
- (3) A clear and concise statement of the facts supporting the claim.
- (4) The date of the event on which the claim is based.

All claims against Child, Adolescent and Adult Psychiatry Services, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of the notices authorized by statute.

NOTICE OF CORPORATE DISSOLUTION

To All Creditors of and Claimants Against Family Investment Real Estate, LLC (FIRE, LLC):

On April 28, 2014, Family Investment Real Estate, LLC, a Missouri limited liability company, filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State, effective upon filing.

Said company requests that all persons and organizations that have claims against it present them immediately by letter to the company, c/o Diane K. Hook, Esq., 3901 Oakland Avenue, Ste. B, St. Joseph, Missouri 64506.

All claims must include: the name, address, and telephone number of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, any documentation of the claim, and whether the claim is secured, and if so, a description of the collateral.

Because of the dissolution of Family Investment Real Estate, LLC, any claims against it will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of the notices authorized by statute.

**NOTICE OF WINDING UP AND DISSOLUTION OF LIMITED LIABILITY
COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST
CWE Elite Fitness, LLC**

Effective May 22, 2014, CWE Elite Fitness, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up and Articles of Termination with the Missouri Secretary of State. The Company requests that all persons and organizations who have claims against the Company present them immediately by letter to Mr. Robert M. Marten, Personal Representative of the Estate of Melven Jay Marten, Deceased. All claims must include the name and address of the claimant, the amount claimed, the basis for and a description of the claim, and include copies of any supporting documentation. Any and all claims against the Company will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the publication of this notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY

On May 28, 2014 Phoenix ABIL Investment Fund, LLC, a Missouri limited liability company, filed Articles of Dissolution with the Missouri Secretary of State. Dissolution is to be effective on June 6, 2014.

The Corporation requests that all persons and organizations with claims against it present them immediately by letter to the limited liability company in care of Roberto Franco, PCDIC, 200 W Washington, Phoenix, AZ 85003-1611.

All claims must include the name and address of the claimant, the amount claimed, and a brief description of the nature of the debt or basis for the claim.

NOTICE: Because of the dissolution of Phoenix ABIL Investment Fund, LLC , any claims against it will be barred unless a proceeding to enforce the claim is commenced within three years after the publication date of the notice authorized by statute.

**NOTICE OF DISSOLUTION TO ALL CREDITORS OF
AND CLAIMANTS AGAINST
ASSURED TITLE COMPANY OF WARRENTON, LLC**

On May 21, 2014, Assured Title Company of Warrenton, LLC, a Missouri limited liability company (the "Company") filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State. The Company requests that any and all claims against the Company be presented by letter to the Company in care of Farrell & Martin, Brent L. Martin, 220 Salt Lick Road, St. Peters, MO 63376. Each claim against the Company must include the following information: the name, the address and telephone number of the claimant; the amount of the claim; the date on which the claim arose; a brief description of the nature of or the basis for the claim; and any documentation related to the claim. All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

**NOTICE TO UNKNOWN CREDITORS OF
OAK CREEK INVESTMENTS, LLC**

Oak Creek Investments, LLC (the "Company") has been dissolved pursuant to Section 347.139 of Missouri Limited Liability Company Act by filing its Articles of Termination with the Missouri Secretary of State on May 15, 2014. Pursuant to Section 347.141 of the Missouri Limited Liability Company Act, any claims against the Company must be sent to:

Oak Creek Investments, LLC
c/o Bradley S. Bockelman
301 N. Price
Harrisonville, MO 64701

Claims submitted must include the following information: (1) claimant name, address, and phone number; (2) name of debtor; (3) account or other number by which the debtor may identify the creditor; (4) a brief description of the nature of the debt or the basis of the claim; (5) the amount of the claim; (6) the date the claim was incurred; and (7) supporting documentation for the claim, if any.

**NOTICE: CLAIMS OF CREDITORS OF THE COMPANY WILL BE
BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS
COMMENCED WITHIN THREE (3) YEARS OF THE DATE OF THIS
NOTICE.**

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—37 (2012) and 38 (2013). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page. R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
OFFICE OF ADMINISTRATION					
1 CSR 10	State Officials' Salary Compensation Schedule				37 MoReg 1859 38 MoReg 2053
DEPARTMENT OF AGRICULTURE					
2 CSR 80-2.050	State Milk Board		38 MoReg 1363	39 MoReg 253	
2 CSR 80-5.010	State Milk Board		38 MoReg 1363	39 MoReg 253	
2 CSR 90-10	Weights and Measures				38 MoReg 1241
DEPARTMENT OF CONSERVATION					
3 CSR 10-3.010	Conservation Commission		38 MoReg 1742	39 MoReg 253	
3 CSR 10-4.111	Conservation Commission		39 MoReg 849	This Issue	
3 CSR 10-4.130	Conservation Commission		38 MoReg 1742	39 MoReg 253	
3 CSR 10-5.430	Conservation Commission		38 MoReg 1742	39 MoReg 253	
3 CSR 10-6.510	Conservation Commission		38 MoReg 1742	39 MoReg 254	
3 CSR 10-6.545	Conservation Commission		38 MoReg 1743	39 MoReg 255	
3 CSR 10-6.550	Conservation Commission		38 MoReg 1743	39 MoReg 255	
			39 MoReg 849	This Issue	
3 CSR 10-7.410	Conservation Commission		38 MoReg 1744	39 MoReg 255	
3 CSR 10-7.431	Conservation Commission		38 MoReg 1744	39 MoReg 255	
3 CSR 10-7.433	Conservation Commission		N.A.	39 MoReg 1083	
3 CSR 10-7.434	Conservation Commission		N.A.	39 MoReg 1083	
3 CSR 10-7.437	Conservation Commission		N.A.	39 MoReg 1084	
3 CSR 10-7.440	Conservation Commission		38 MoReg 1745	39 MoReg 255	
3 CSR 10-7.455	Conservation Commission				39 MoReg 403
3 CSR 10-9.105	Conservation Commission		38 MoReg 1745	39 MoReg 256	
3 CSR 10-9.110	Conservation Commission		38 MoReg 1747	39 MoReg 256	
3 CSR 10-9.442	Conservation Commission		38 MoReg 1750	39 MoReg 256	
3 CSR 10-10.705	Conservation Commission		38 MoReg 1750	39 MoReg 256	
3 CSR 10-10.735	Conservation Commission		39 MoReg 849	This Issue	
3 CSR 10-10.744	Conservation Commission		38 MoReg 1752	39 MoReg 256	
3 CSR 10-11.115	Conservation Commission		39 MoReg 850	This Issue	
3 CSR 10-11.130	Conservation Commission		38 MoReg 1752	39 MoReg 256	
3 CSR 10-11.180	Conservation Commission		38 MoReg 1752	39 MoReg 257	
3 CSR 10-11.184	Conservation Commission		38 MoReg 1753	39 MoReg 257	
3 CSR 10-11.185	Conservation Commission		38 MoReg 1753	39 MoReg 257	
3 CSR 10-11.205	Conservation Commission		38 MoReg 1754	39 MoReg 257	
			39 MoReg 850	This Issue	
3 CSR 10-11.210	Conservation Commission		39 MoReg 851	This Issue	
3 CSR 10-11.215	Conservation Commission		39 MoReg 851	This Issue	
3 CSR 10-12.110	Conservation Commission		38 MoReg 1754	39 MoReg 257	
			39 MoReg 852	This Issue	
3 CSR 10-12.115	Conservation Commission		38 MoReg 1755	39 MoReg 257	
3 CSR 10-12.125	Conservation Commission		38 MoReg 1756	39 MoReg 258	
3 CSR 10-12.135	Conservation Commission		38 MoReg 1756	39 MoReg 258	
3 CSR 10-12.140	Conservation Commission		N.A.	39 MoReg 874	
			39 MoReg 852	This Issue	
3 CSR 10-12.145	Conservation Commission		N.A.	39 MoReg 874	
			39 MoReg 852	This Issue	
DEPARTMENT OF ECONOMIC DEVELOPMENT					
4 CSR 85-5.020	Division of Business and Community Services		39 MoReg 1113		
4 CSR 85-8.010	Division of Business and Community Services		38 MoReg 1925 39 MoReg 489T		
4 CSR 85-8.011	Division of Business and Community Services		39 MoReg 915	39 MoReg 591	39 MoReg 1118
4 CSR 85-8.020	Division of Business and Community Services		38 MoReg 1934 39 MoReg 489T		
4 CSR 85-8.021	Division of Business and Community Services		39 MoReg 924	39 MoReg 600	39 MoReg 1118
4 CSR 85-8.030	Division of Business and Community Services		38 MoReg 1934 39 MoReg 489T		
4 CSR 85-9.010	Division of Business and Community Services		38 MoReg 1935 39 MoReg 489T		
4 CSR 85-9.011	Division of Business and Community Services		39 MoReg 924	39 MoReg 600	39 MoReg 1118
4 CSR 85-9.020	Division of Business and Community Services		38 MoReg 1936 39 MoReg 489T		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 85-9.021	Division of Business and Community Services	39 MoReg 926	39 MoReg 602	39 MoReg 1118	
4 CSR 85-9.030	Division of Business and Community Services	38 MoReg 1937 39 MoReg 490T			
4 CSR 85-9.031	Division of Business and Community Services	39 MoReg 927	39 MoReg 603	39 MoReg 1119	
4 CSR 85-9.035	Division of Business and Community Services	39 MoReg 938	39 MoReg 613	39 MoReg 1119	
4 CSR 85-9.040	Division of Business and Community Services	38 MoReg 1947 39 MoReg 490T			
4 CSR 85-9.041	Division of Business and Community Services	39 MoReg 942	39 MoReg 617	39 MoReg 1119	
4 CSR 85-9.050	Division of Business and Community Services	38 MoReg 1954 39 MoReg 490T			
4 CSR 85-9.051	Division of Business and Community Services	39 MoReg 946	39 MoReg 621	39 MoReg 1119	
4 CSR 85-10.010	Division of Business and Community Services		39 MoReg 721		
4 CSR 85-10.020	Division of Business and Community Services		39 MoReg 723		
4 CSR 85-10.030	Division of Business and Community Services		39 MoReg 724		
4 CSR 85-10.040	Division of Business and Community Services		39 MoReg 725		
4 CSR 85-10.050	Division of Business and Community Services		39 MoReg 726		
4 CSR 85-10.060	Division of Business and Community Services		39 MoReg 728		
4 CSR 240-2.090	Public Service Commission		39 MoReg 630		
4 CSR 340-2	Division of Energy				This Issue
4 CSR 340-2.010	Division of Energy <i>(Changed from 10 CSR 140-2.010)</i>				This Issue
4 CSR 340-2.020	Division of Energy <i>(Changed from 10 CSR 140-2.020)</i>				This Issue
4 CSR 340-4.010	Division of Energy <i>(Changed from 10 CSR 140-4.010)</i>				This Issue
4 CSR 340-6.010	Division of Energy <i>(Changed from 10 CSR 140-6.010)</i>				This Issue
4 CSR 340-7.010	Division of Energy <i>(Changed from 10 CSR 140-7.010)</i>				This Issue
4 CSR 340-8.010	Division of Energy <i>(Changed from 10 CSR 140-8.010)</i>				This Issue

DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

5 CSR 20-100.170	Division of Learning Services	38 MoReg 1972R	39 MoReg 960R
5 CSR 20-100.255	Division of Learning Services	37 MoReg 1571	38 MoReg 520F
5 CSR 20-400.120	Division of Learning Services	39 MoReg 191R	39 MoReg 1084R
5 CSR 20-400.130	Division of Learning Services	39 MoReg 191R	39 MoReg 1084R
5 CSR 20-400.140	Division of Learning Services	39 MoReg 192R	39 MoReg 1085R
5 CSR 20-400.450	Division of Learning Services	39 MoReg 1075	
5 CSR 20-500.130	Division of Learning Services	39 MoReg 630	This Issue
5 CSR 20-500.140	Division of Learning Services	39 MoReg 631	This Issue
5 CSR 20-500.150	Division of Learning Services	39 MoReg 632	This Issue
5 CSR 20-500.160	Division of Learning Services	39 MoReg 633	This Issue
5 CSR 20-500.170	Division of Learning Services	39 MoReg 633	This Issue
5 CSR 20-500.180	Division of Learning Services	39 MoReg 634	This Issue
5 CSR 20-500.190	Division of Learning Services	39 MoReg 634	This Issue
5 CSR 20-500.200	Division of Learning Services	39 MoReg 635	This Issue
5 CSR 100-200.010	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 636	
5 CSR 100-200.030	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 636R	
5 CSR 100-200.035	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 637	
5 CSR 100-200.040	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 639	
5 CSR 100-200.045	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 639	
5 CSR 100-200.050	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 640	
5 CSR 100-200.060	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 642	
5 CSR 100-200.070	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 642	
5 CSR 100-200.075	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 643R	
5 CSR 100-200.130	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 643	
5 CSR 100-200.150	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 645	
5 CSR 100-200.170	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 648	
5 CSR 100-200.210	Missouri Commission for the Deaf and Hard of Hearing	39 MoReg 651	

DEPARTMENT OF HIGHER EDUCATION

6 CSR 10-2.140	Commissioner of Higher Education	39 MoReg 1029
6 CSR 10-12.010	Commissioner of Higher Education	39 MoReg 1116

DEPARTMENT OF TRANSPORTATION

7 CSR 10-1.010	Missouri Highways and Transportation Commission	39 MoReg 729R 39 MoReg 729
7 CSR 10-12.010	Missouri Highways and Transportation Commission	39 MoReg 493
7 CSR 10-12.020	Missouri Highways and Transportation Commission	39 MoReg 493
7 CSR 10-12.030	Missouri Highways and Transportation Commission	39 MoReg 494

Rule Number	Agency	Emergency	Proposed	Order	In Addition
7 CSR 10-25.010	Missouri Highways and Transportation Commission				39 MoReg 1129 39 MoReg 1130 This Issue This Issue
DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS					
8 CSR 10-3.150	Division of Employment Security	38 MoReg 1515	38 MoReg 1532	39 MoReg 258	
8 CSR 10-4.020	Division of Employment Security		38 MoReg 1533	39 MoReg 258	
8 CSR 10-4.210	Division of Employment Security	38 MoReg 1516	38 MoReg 1533	39 MoReg 259	
DEPARTMENT OF MENTAL HEALTH					
9 CSR 30-2.010	Certification Standards		39 MoReg 438	39 MoReg 1085	
DEPARTMENT OF NATURAL RESOURCES					
10 CSR 10-3.010	Air Conservation Commission		38 MoReg 1100R	38 MoReg 2045R	
10 CSR 10-5.220	Air Conservation Commission		39 MoReg 769		
10 CSR 10-5.240	Air Conservation Commission		38 MoReg 1877R	39 MoReg 1085R	
10 CSR 10-6.010	Air Conservation Commission		38 MoReg 2089	39 MoReg 1085	
10 CSR 10-6.040	Air Conservation Commission		39 MoReg 853		
10 CSR 10-6.165	Air Conservation Commission		39 MoReg 732		
10 CSR 10-6.200	Air Conservation Commission		38 MoReg 2008	39 MoReg 1087	
10 CSR 20-7.015	Clean Water Commission		38 MoReg 913	39 MoReg 259	
10 CSR 20-7.031	Clean Water Commission		38 MoReg 939	39 MoReg 291	
10 CSR 25	Hazardous Waste Management Commission				39 MoReg 461RUC
10 CSR 40-6.030	Land Reclamation Commission		38 MoReg 1298	38 MoReg 2045	
10 CSR 40-6.070	Land Reclamation Commission		38 MoReg 1299	38 MoReg 2045	
10 CSR 40-6.100	Land Reclamation Commission		38 MoReg 1300	38 MoReg 2045	
10 CSR 40-8.030	Land Reclamation Commission		38 MoReg 1301	38 MoReg 2046	
10 CSR 40-8.040	Land Reclamation Commission		38 MoReg 1301	38 MoReg 2046	
10 CSR 140-2	Division of Energy				38 MoReg 432 38 MoReg 1431
10 CSR 140-2.010	Division of Energy <i>(Changed to 4 CSR 340-2.010)</i>				This Issue
10 CSR 140-2.020	Division of Energy <i>(Changed to 4 CSR 340-2.020)</i>				This Issue
10 CSR 140-4.010	Division of Energy <i>(Changed to 4 CSR 340-4.010)</i>				This Issue
10 CSR 140-6.010	Division of Energy <i>(Changed to 4 CSR 340-6.010)</i>				This Issue
10 CSR 140-7.010	Division of Energy <i>(Changed to 4 CSR 340-7.010)</i>				This Issue
10 CSR 140-8.010	Division of Energy <i>(Changed to 4 CSR 340-8.010)</i>				This Issue
DEPARTMENT OF PUBLIC SAFETY					
11 CSR 45-1.090	Missouri Gaming Commission		39 MoReg 651		
11 CSR 45-4.010	Missouri Gaming Commission		39 MoReg 192	This Issue	
11 CSR 45-4.020	Missouri Gaming Commission		39 MoReg 192	This Issue	
11 CSR 45-4.030	Missouri Gaming Commission		39 MoReg 196	This Issue	
11 CSR 45-4.055	Missouri Gaming Commission		39 MoReg 196	This Issue	
11 CSR 45-4.190	Missouri Gaming Commission		39 MoReg 196	This Issue	
11 CSR 45-4.200	Missouri Gaming Commission		39 MoReg 197	This Issue	
11 CSR 45-4.205	Missouri Gaming Commission		39 MoReg 198R	This IssueR	
11 CSR 45-4.230	Missouri Gaming Commission		39 MoReg 652		
11 CSR 45-4.260	Missouri Gaming Commission		39 MoReg 198	This Issue	
11 CSR 45-4.380	Missouri Gaming Commission		39 MoReg 201	This Issue	
11 CSR 45-4.390	Missouri Gaming Commission		39 MoReg 201	This Issue	
11 CSR 45-4.400	Missouri Gaming Commission		39 MoReg 203	This Issue	
11 CSR 45-4.410	Missouri Gaming Commission		39 MoReg 203	This Issue	
11 CSR 45-4.420	Missouri Gaming Commission		39 MoReg 204	This Issue	
11 CSR 45-5.190	Missouri Gaming Commission		39 MoReg 657		
11 CSR 45-5.225	Missouri Gaming Commission		39 MoReg 658		
11 CSR 45-5.237	Missouri Gaming Commission		38 MoReg 2019	39 MoReg 960	
11 CSR 45-7.170	Missouri Gaming Commission		39 MoReg 204	This Issue	
11 CSR 45-9.111	Missouri Gaming Commission		38 MoReg 2020	39 MoReg 960	
11 CSR 45-9.113	Missouri Gaming Commission		39 MoReg 204	This Issue	
11 CSR 45-9.118	Missouri Gaming Commission		39 MoReg 205	This Issue	
11 CSR 45-9.119	Missouri Gaming Commission		38 MoReg 2022	39 MoReg 961	
11 CSR 45-10.020	Missouri Gaming Commission		39 MoReg 205	This Issue	
11 CSR 45-13.030	Missouri Gaming Commission		39 MoReg 205	This Issue	
DEPARTMENT OF REVENUE					
12 CSR 10-23.500	Director of Revenue	38 MoReg 1520	38 MoReg 1550	39 MoReg 164	
12 CSR 10-109.050	Director of Revenue		39 MoReg 495	39 MoReg 1087	
12 CSR 30-4.010	State Tax Commission		39 MoReg 438	39 MoReg 1031	
DEPARTMENT OF SOCIAL SERVICES					
13 CSR 35-71.010	Children's Division		39 MoReg 206	39 MoReg 1031	
13 CSR 35-71.020	Children's Division		39 MoReg 207	39 MoReg 1031	
13 CSR 35-71.025	Children's Division		39 MoReg 209	39 MoReg 1032	
13 CSR 35-71.030	Children's Division		39 MoReg 210	39 MoReg 1032	
13 CSR 35-71.035	Children's Division		39 MoReg 213	39 MoReg 1032	
13 CSR 35-71.040	Children's Division		39 MoReg 213	39 MoReg 1032	
13 CSR 35-71.045	Children's Division		39 MoReg 214	39 MoReg 1033	
13 CSR 35-71.050	Children's Division		39 MoReg 216	39 MoReg 1033	
13 CSR 35-71.060	Children's Division		39 MoReg 218	39 MoReg 1033	

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13 CSR 35-71.070	Children's Division		39 MoReg 220	39 MoReg 1033	
13 CSR 35-71.075	Children's Division		39 MoReg 225	39 MoReg 1033	
13 CSR 35-71.080	Children's Division		39 MoReg 226	39 MoReg 1033	
13 CSR 35-71.090	Children's Division		39 MoReg 228	39 MoReg 1034	
13 CSR 35-71.100	Children's Division		39 MoReg 228	39 MoReg 1034	
13 CSR 35-71.110	Children's Division		39 MoReg 230	39 MoReg 1034	
13 CSR 35-71.120	Children's Division		39 MoReg 231	39 MoReg 1034	
13 CSR 35-71.130	Children's Division		39 MoReg 231	39 MoReg 1034	
13 CSR 35-71.140	Children's Division		39 MoReg 233	39 MoReg 1035	
13 CSR 40-2.010	Family Support Division	39 MoReg 431	38 MoReg 1393	39 MoReg 164	
13 CSR 40-7.010	Family Support Division	39 MoReg 432	38 MoReg 1394	39 MoReg 164	
13 CSR 40-7.015	Family Support Division	39 MoReg 433	38 MoReg 1395	39 MoReg 164	
13 CSR 40-7.020	Family Support Division	39 MoReg 434	38 MoReg 1396	39 MoReg 165	
13 CSR 40-7.030	Family Support Division	39 MoReg 435	38 MoReg 1396	39 MoReg 165	
13 CSR 40-7.035	Family Support Division		39 MoReg 1029		
13 CSR 40-7.040	Family Support Division	39 MoReg 436	38 MoReg 1397	39 MoReg 165	
13 CSR 40-24.080	Family Support Division		38 MoReg 2026	39 MoReg 961	
13 CSR 40-24.090	Family Support Division		38 MoReg 2032	39 MoReg 962	
13 CSR 40-24.100	Family Support Division		38 MoReg 2035	39 MoReg 963	
13 CSR 40-100.040	Family Support Division	38 MoReg 1601	38 MoReg 1617	39 MoReg 398	
13 CSR 65-2.010	Missouri Medicaid Audit and Compliance		39 MoReg 235	39 MoReg 1119	
13 CSR 65-2.020	Missouri Medicaid Audit and Compliance		39 MoReg 238	39 MoReg 1120	
13 CSR 65-2.030	Missouri Medicaid Audit and Compliance		39 MoReg 245	39 MoReg 1127	
13 CSR 70-1.020	MO HealthNet Division		39 MoReg 854		
13 CSR 70-2.200	MO HealthNet Division		39 MoReg 856		
13 CSR 70-3.250	MO HealthNet Division		39 MoReg 858		
13 CSR 70-10.015	MO HealthNet Division		38 MoReg 1218	38 MoReg 2046	
13 CSR 70-10.030	MO HealthNet Division		39 MoReg 245	39 MoReg 964	
13 CSR 70-10.160	MO HealthNet Division	38 MoReg 1520	38 MoReg 1221	38 MoReg 2046	
13 CSR 70-15.010	MO HealthNet Division	38 MoReg 1215	38 MoReg 1222	38 MoReg 2046	
13 CSR 70-15.110	MO HealthNet Division	38 MoReg 1216	38 MoReg 1226	38 MoReg 2046	
13 CSR 70-15.160	MO HealthNet Division	38 MoReg 1232	38 MoReg 2047		
ELECTED OFFICIALS					
15 CSR 30-15.010	Secretary of State		38 MoReg 1553	39 MoReg 398	
15 CSR 30-15.020	Secretary of State		38 MoReg 1553	39 MoReg 398	
15 CSR 30-50.010	Secretary of State		38 MoReg 835		
			39 MoReg 249	39 MoReg 1127	
15 CSR 30-50.040	Secretary of State		38 MoReg 835		
			39 MoReg 249	39 MoReg 1127	
15 CSR 30-52.015	Secretary of State		38 MoReg 836		
			39 MoReg 250	39 MoReg 1127	
15 CSR 30-52.030	Secretary of State		38 MoReg 836		
			39 MoReg 250	39 MoReg 1127	
15 CSR 30-52.275	Secretary of State		38 MoReg 837		
			39 MoReg 251	39 MoReg 1127	
15 CSR 30-54.010	Secretary of State		38 MoReg 837		
			39 MoReg 251	39 MoReg 1128	
15 CSR 30-54.070	Secretary of State		38 MoReg 837		
			39 MoReg 251	39 MoReg 1128	
15 CSR 30-54.150	Secretary of State		38 MoReg 838		
			39 MoReg 252	39 MoReg 1128	
15 CSR 30-90.010	Secretary of State	38 MoReg 1522	38 MoReg 1554	39 MoReg 398	
15 CSR 30-90.090	Secretary of State	38 MoReg 1522	38 MoReg 1554	39 MoReg 398	
15 CSR 30-90.170	Secretary of State	38 MoReg 1523	38 MoReg 1555	39 MoReg 398	
RETIREMENT SYSTEMS					
16 CSR 10-1.040	The Public School Retirement System of Missouri		38 MoReg 1232	38 MoReg 2047	
16 CSR 10-3.010	The Public School Retirement System of Missouri		39 MoReg 497	39 MoReg 1087	
16 CSR 10-4.005	The Public School Retirement System of Missouri		38 MoReg 1234	38 MoReg 2047	
16 CSR 10-4.014	The Public School Retirement System of Missouri		39 MoReg 1078		
16 CSR 10-4.018	The Public School Retirement System of Missouri		39 MoReg 1079		
16 CSR 10-5.010	The Public School Retirement System of Missouri		38 MoReg 1235	38 MoReg 2047	
16 CSR 10-5.030	The Public School Retirement System of Missouri		39 MoReg 1079		
16 CSR 10-6.020	The Public School Retirement System of Missouri		39 MoReg 497	39 MoReg 1088	
16 CSR 10-6.045	The Public School Retirement System of Missouri		39 MoReg 1080		
16 CSR 10-6.055	The Public School Retirement System of Missouri		39 MoReg 1081		
16 CSR 10-6.060	The Public School Retirement System of Missouri		38 MoReg 1237	38 MoReg 2048	
16 CSR 10-6.090	The Public School Retirement System of Missouri		39 MoReg 1082		
16 CSR 20-2.060	Missouri Local Government Employees' Retirement System (LAGERS)	39 MoReg 436	39 MoReg 441	39 MoReg 1035	

Rule Changes Since Update

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DEPARTMENT OF HEALTH AND SENIOR SERVICES					
19 CSR 10-33.010	Office of the Director		39 MoReg 732R 39 MoReg 733		
19 CSR 25-30.031	State Public Health Laboratory	38 MoReg 1602	38 MoReg 1623	39 MoReg 399	
19 CSR 25-30.050	State Public Health Laboratory	38 MoReg 1604	38 MoReg 1625	39 MoReg 399	
19 CSR 25-30.051	State Public Health Laboratory		38 MoReg 1625	39 MoReg 399	
19 CSR 25-30.060	State Public Health Laboratory	38 MoReg 1604	38 MoReg 1626	39 MoReg 399	
19 CSR 30-20.070	Division of Regulation and Licensure		39 MoReg 441	This Issue	
19 CSR 30-20.088	Division of Regulation and Licensure		39 MoReg 443	This Issue	
19 CSR 30-20.090	Division of Regulation and Licensure		39 MoReg 443	This Issue	
19 CSR 30-20.094	Division of Regulation and Licensure		39 MoReg 444	This Issue	
19 CSR 30-20.096	Division of Regulation and Licensure		39 MoReg 446	This Issue	
19 CSR 30-20.098	Division of Regulation and Licensure		38 MoReg 1166	38 MoReg 2093	
19 CSR 30-20.104	Division of Regulation and Licensure		39 MoReg 447	This Issue	
19 CSR 30-20.108	Division of Regulation and Licensure		39 MoReg 448	This Issue	
19 CSR 30-20.110	Division of Regulation and Licensure		38 MoReg 1167	38 MoReg 2093	
19 CSR 30-20.112	Division of Regulation and Licensure		38 MoReg 1168	38 MoReg 2093	
19 CSR 30-20.114	Division of Regulation and Licensure		38 MoReg 1168	38 MoReg 2094	
19 CSR 30-20.116	Division of Regulation and Licensure		39 MoReg 449	This Issue	
19 CSR 30-20.118	Division of Regulation and Licensure		38 MoReg 1170	38 MoReg 2094	
19 CSR 30-20.122	Division of Regulation and Licensure		38 MoReg 1170R	38 MoReg 2094R	
19 CSR 30-20.124	Division of Regulation and Licensure		38 MoReg 1171	38 MoReg 2094	
19 CSR 30-20.125	Division of Regulation and Licensure		39 MoReg 450	This Issue	
19 CSR 30-20.136	Division of Regulation and Licensure		39 MoReg 451	This Issue	
19 CSR 30-20.138	Division of Regulation and Licensure		39 MoReg 452	This Issue	
19 CSR 30-20.140	Division of Regulation and Licensure		39 MoReg 452	This Issue	
19 CSR 30-20.142	Division of Regulation and Licensure		38 MoReg 1171	38 MoReg 2095	
19 CSR 30-22.020	Division of Regulation and Licensure		39 MoReg 453R	This IssueR	
19 CSR 30-22.030	Division of Regulation and Licensure		39 MoReg 453R	This IssueR	
19 CSR 30-24.040	Division of Regulation and Licensure		39 MoReg 454R	This IssueR	
19 CSR 60-50	Missouri Health Facilities Review Committee				39 MoReg 740 39 MoReg 1036 This Issue
DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION					
20 CSR	Applied Behavior Analysis Maximum Benefit				38 MoReg 432 39 MoReg 692
20 CSR	Construction Claims Binding Arbitration Cap				39 MoReg 167
20 CSR	Sovereign Immunity Limits				39 MoReg 167
20 CSR	State Legal Expense Fund Cap				39 MoReg 167
20 CSR 400-2.160	Life, Annuities and Health		38 MoReg 1555	39 MoReg 399	
20 CSR 2030-2.040	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		38 MoReg 1487	39 MoReg 400	
20 CSR 2030-2.050	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		38 MoReg 1487	39 MoReg 400	
20 CSR 2030-2.060	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		38 MoReg 1487	39 MoReg 400W	
20 CSR 2063-6.005	Behavior Analyst Advisory Board		38 MoReg 1631	39 MoReg 690	
20 CSR 2085-8.070	Board of Cosmetology and Barber Examiners		39 MoReg 68	39 MoReg 1088	
20 CSR 2085-12.010	Board of Cosmetology and Barber Examiners		38 MoReg 1637	39 MoReg 400	
20 CSR 2085-12.020	Board of Cosmetology and Barber Examiners		38 MoReg 1637	39 MoReg 401	
20 CSR 2085-13.070	Board of Cosmetology and Barber Examiners		38 MoReg 1638	39 MoReg 401	
20 CSR 2145-1.040	Missouri Board of Geologist Registration		38 MoReg 1114	38 MoReg 2048	
20 CSR 2145-2.020	Missouri Board of Geologist Registration		38 MoReg 1116	38 MoReg 2048	
20 CSR 2145-2.030	Missouri Board of Geologist Registration		38 MoReg 1116	38 MoReg 2048	
20 CSR 2145-2.065	Missouri Board of Geologist Registration		38 MoReg 1117	38 MoReg 2049	
20 CSR 2145-2.080	Missouri Board of Geologist Registration		38 MoReg 1120	38 MoReg 2049	
20 CSR 2165-1.020	Board of Examiners for Hearing Instrument Specialists		38 MoReg 1638	39 MoReg 401	
20 CSR 2165-2.030	Board of Examiners for Hearing Instrument Specialists		38 MoReg 1641	39 MoReg 401	
20 CSR 2200-1.010	State Board of Nursing		38 MoReg 1641	39 MoReg 401	
20 CSR 2200-4.020	State Board of Nursing		38 MoReg 1642	39 MoReg 402	
20 CSR 2200-4.030	State Board of Nursing		38 MoReg 1556	39 MoReg 402	
20 CSR 2205-3.030	Missouri Board of Occupational Therapy		39 MoReg 454	39 MoReg 1035	
20 CSR 2220-2.950	State Board of Pharmacy		38 MoReg 1237	38 MoReg 2049	
20 CSR 2231-2.010	Division of Professional Registration		39 MoReg 498	39 MoReg 1088	
20 CSR 2232-1.040	Missouri State Committee of Interpreters		38 MoReg 1409	38 MoReg 2095	
20 CSR 2232-2.010	Missouri State Committee of Interpreters		38 MoReg 1412	38 MoReg 2096	
20 CSR 2232-2.020	Missouri State Committee of Interpreters		38 MoReg 1416	38 MoReg 2096	
20 CSR 2232-2.030	Missouri State Committee of Interpreters		38 MoReg 1420	38 MoReg 2096	
20 CSR 2235-1.020	State Committee of Psychologists		38 MoReg 1175	38 MoReg 2050	
20 CSR 2235-1.025	State Committee of Psychologists		38 MoReg 1179	38 MoReg 2050	

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20 CSR 2235-1.026	State Committee of Psychologists		38 MoReg 1179	38 MoReg 2050	
20 CSR 2235-1.030	State Committee of Psychologists		38 MoReg 1179R	38 MoReg 2051R	
			38 MoReg 1180	38 MoReg 2051	
20 CSR 2235-2.060	State Committee of Psychologists		38 MoReg 1182	38 MoReg 2051	
20 CSR 2235-2.065	State Committee of Psychologists		38 MoReg 1182	38 MoReg 2051	
20 CSR 2245-1.010	Real Estate Appraisers		38 MoReg 1303	38 MoReg 2052	
20 CSR 2245-3.005	Real Estate Appraisers		38 MoReg 1304	38 MoReg 2052	
20 CSR 2245-3.010	Real Estate Appraisers		38 MoReg 1304	38 MoReg 2052	
20 CSR 2245-6.040	Real Estate Appraisers		38 MoReg 1305	38 MoReg 2052	
20 CSR 2245-8.010	Real Estate Appraisers		38 MoReg 1305	38 MoReg 2052	
20 CSR 2245-8.030	Real Estate Appraisers		38 MoReg 1306	38 MoReg 2052	
MISSOURI CONSOLIDATED HEALTH CARE PLAN					
22 CSR 10-1.010	Health Care Plan		39 MoReg 73	39 MoReg 964	
22 CSR 10-1.020	Health Care Plan		39 MoReg 73	39 MoReg 964	
22 CSR 10-2.010	Health Care Plan	39 MoReg 5	39 MoReg 74	39 MoReg 964	
22 CSR 10-2.020	Health Care Plan	39 MoReg 7	39 MoReg 75	39 MoReg 964	
22 CSR 10-2.030	Health Care Plan	39 MoReg 13	39 MoReg 81	39 MoReg 968	
22 CSR 10-2.045	Health Care Plan	39 MoReg 15	39 MoReg 83	39 MoReg 969	
22 CSR 10-2.051	Health Care Plan	39 MoReg 16	39 MoReg 84	39 MoReg 969	
22 CSR 10-2.052	Health Care Plan	39 MoReg 17	39 MoReg 87	39 MoReg 970	
22 CSR 10-2.053	Health Care Plan	39 MoReg 18	39 MoReg 89	39 MoReg 970	
22 CSR 10-2.054	Health Care Plan	39 MoReg 20R	39 MoReg 92R	39 MoReg 971R	
22 CSR 10-2.055	Health Care Plan	39 MoReg 20R	39 MoReg 92R	39 MoReg 972R	
		39 MoReg 21	39 MoReg 92	39 MoReg 972	
22 CSR 10-2.060	Health Care Plan	39 MoReg 31	39 MoReg 105	39 MoReg 982	
22 CSR 10-2.070	Health Care Plan	39 MoReg 33	39 MoReg 106	39 MoReg 982	
22 CSR 10-2.075	Health Care Plan	39 MoReg 34	39 MoReg 107	39 MoReg 982	
22 CSR 10-2.089	Health Care Plan	39 MoReg 36	39 MoReg 109	39 MoReg 984	
22 CSR 10-2.090	Health Care Plan	39 MoReg 38	39 MoReg 113	39 MoReg 984	
22 CSR 10-2.094	Health Care Plan	39 MoReg 767	39 MoReg 783		
22 CSR 10-2.110	Health Care Plan		39 MoReg 115	39 MoReg 986	
22 CSR 10-2.130	Health Care Plan	38 MoReg 1359R	38 MoReg 1420R	38 MoReg 2096R	
22 CSR 10-2.140	Health Care Plan	39 MoReg 41	39 MoReg 116	39 MoReg 986	
22 CSR 10-3.010	Health Care Plan	39 MoReg 42	39 MoReg 119	39 MoReg 987	
22 CSR 10-3.020	Health Care Plan	39 MoReg 42	39 MoReg 119	39 MoReg 987	
22 CSR 10-3.045	Health Care Plan	39 MoReg 44	39 MoReg 120	39 MoReg 988	
22 CSR 10-3.053	Health Care Plan	39 MoReg 45	39 MoReg 121	39 MoReg 988	
22 CSR 10-3.054	Health Care Plan	39 MoReg 46R	39 MoReg 125R	39 MoReg 988R	
22 CSR 10-3.055	Health Care Plan	39 MoReg 46	39 MoReg 125	39 MoReg 989	
22 CSR 10-3.056	Health Care Plan	39 MoReg 48	39 MoReg 126	39 MoReg 989	
22 CSR 10-3.057	Health Care Plan	39 MoReg 48R	39 MoReg 128R	39 MoReg 989R	
		39 MoReg 49	39 MoReg 128	39 MoReg 990	
22 CSR 10-3.060	Health Care Plan	39 MoReg 59	39 MoReg 141	39 MoReg 1000	
22 CSR 10-3.075	Health Care Plan	39 MoReg 61	39 MoReg 142	39 MoReg 1000	
22 CSR 10-3.090	Health Care Plan	39 MoReg 64	39 MoReg 145	39 MoReg 1002	
22 CSR 10-3.130	Health Care Plan	38 MoReg 1359R	38 MoReg 1423R	38 MoReg 2096R	

Agency		Publication	Effective	Expiration
Department of Economic Development				
Division of Business and Community Services				
4 CSR 85-5.020	Preliminary Application39 MoReg 1113	May 15, 2014	Feb. 24, 2015
4 CSR 85-8.011	Definitions39 MoReg 915	April 11, 2014	July 30, 2014
4 CSR 85-8.021	Program Administration39 MoReg 924	April 11, 2014	July 30, 2014
4 CSR 85-9.011	Definitions39 MoReg 924	April 11, 2014	July 30, 2014
4 CSR 85-9.021	Application Process39 MoReg 926	April 11, 2014	July 30, 2014
4 CSR 85-9.031	Project Proposal39 MoReg 927	April 11, 2014	July 30, 2014
4 CSR 85-9.035	Support Contract39 MoReg 938	April 11, 2014	July 30, 2014
4 CSR 85-9.041	Event Notification39 MoReg 942	April 11, 2014	July 30, 2014
4 CSR 85-9.051	Cost Certification39 MoReg 946	April 11, 2014	July 30, 2014
Department of Social Services				
MO HealthNet Division				
13 CSR 70-15.010	Inpatient Hospital Services Reimbursement Plan; Outpatient Hospital Services Reimbursement Methodology	Aug. 1, 2014 Issue	July 1, 2014	Dec. 27, 2014
13 CSR 70-15.110	Federal Reimbursement Allowance (FRA)	Aug. 1, 2014 Issue	July 1, 2014	Dec. 27, 2014
Missouri Consolidated Health Care Plan				
Health Care Plan				
22 CSR 10-2.094	Tobacco-Free Incentive Provisions and Limitations39 MoReg 767	May 1, 2014	Oct. 27, 2014

Executive Orders	Subject Matter	Filed Date	Publication
2014			
14-05	Declares a state of emergency exists in the state of Missouri and directs that the Missouri State Emergency Operations Plan be activated.	May 11, 2014	39 MoReg 1114
14-04	Declares a state of emergency exists in the state of Missouri and directs that the Missouri State Emergency Operations Plan be activated.	April 3, 2014	39 MoReg 1027
14-03	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies.	March 20, 2014	39 MoReg 958
14-02	Orders the Honor and Remember Flag be flown at the State Capitol each Armed Forces Day, held on the third Saturday of each May.	March 20, 2014	39 MoReg 956
14-01	Creates the Missouri Military Partnership to protect, retain, and enhance the Department of Defense activities in the state of Missouri.	Jan. 10, 2014	39 MoReg 491
2013			
13-14	Orders the Missouri Department of Revenue to follow sections 143.031.1 and 143.091, RSMo, and require all taxpayers who properly file a joint federal income tax return to file a combined state income tax return.	Nov. 14, 2013	38 MoReg 2085
13-13	Advises that state offices will be closed on Friday November 29, 2013.	Nov. 1, 2013	38 MoReg 1859
13-12	Activates the state militia in response to the heavy rains, flooding, and flash flooding that began on Aug. 2, 2013.	Aug. 7, 2013	38 MoReg 1459
13-11	Declares a state of emergency and activates the Missouri State Operation Plan due to heavy rains, flooding, and flash flooding.	Aug. 6, 2013	38 MoReg 1457
13-10	Declares a state of emergency exists in the state of Missouri and directs that the Missouri State Emergency Operations Plan be activated.	May 31, 2013	38 MoReg 1097
13-09	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies.	May 3, 2013	38 MoReg 879
13-08	Activates the state militia in response to severe weather that began on April 16, 2013.	April 19, 2013	38 MoReg 823
13-07	Declares a state of emergency and directs that the Missouri State Emergency Operations Plan be activated due to severe weather that began on April 16, 2013.	April 19, 2013	38 MoReg 821
13-06	Declares a state of emergency and activates the Missouri State Emergency Operations Plan in response to severe weather that began on April 10, 2013.	April 10, 2013	38 MoReg 753
13-05	Declares a state of emergency and directs that the Missouri State Emergency Operations Plan be activated due to severe weather that began on Feb. 20, 2013.	Feb. 21, 2013	38 MoReg 505
13-04	Expresses the commitment of the state of Missouri to the establishment of Western Governors University (WGU) as a non-profit institution of higher education located in Missouri that will provide enhanced access for Missourians to enroll in and complete on-line, competency-based higher education programs. Contemporaneously with this Executive Order, the state of Missouri is entering into a Memorandum of Understanding (MOU) with WGU to further memorialize and establish the partnership between the state of Missouri and WGU.	Feb. 15, 2013	38 MoReg 467
13-03	Orders the transfer of the Division of Energy from the Missouri Department of Natural Resources to the Missouri Department of Economic Development.	Feb. 4, 2013	38 MoReg 465
13-02	Orders the transfer of the post-issuance compliance functions for tax credit and job incentive programs from the Missouri Department of Economic Development to the Missouri Department of Revenue.	Feb. 4, 2013	38 MoReg 463
13-01	Orders the transfer of the Center for Emergency Response and Terrorism from the Department of Health and Senior Services to the Department of Public Safety.	Feb. 4, 2013	38 MoReg 461

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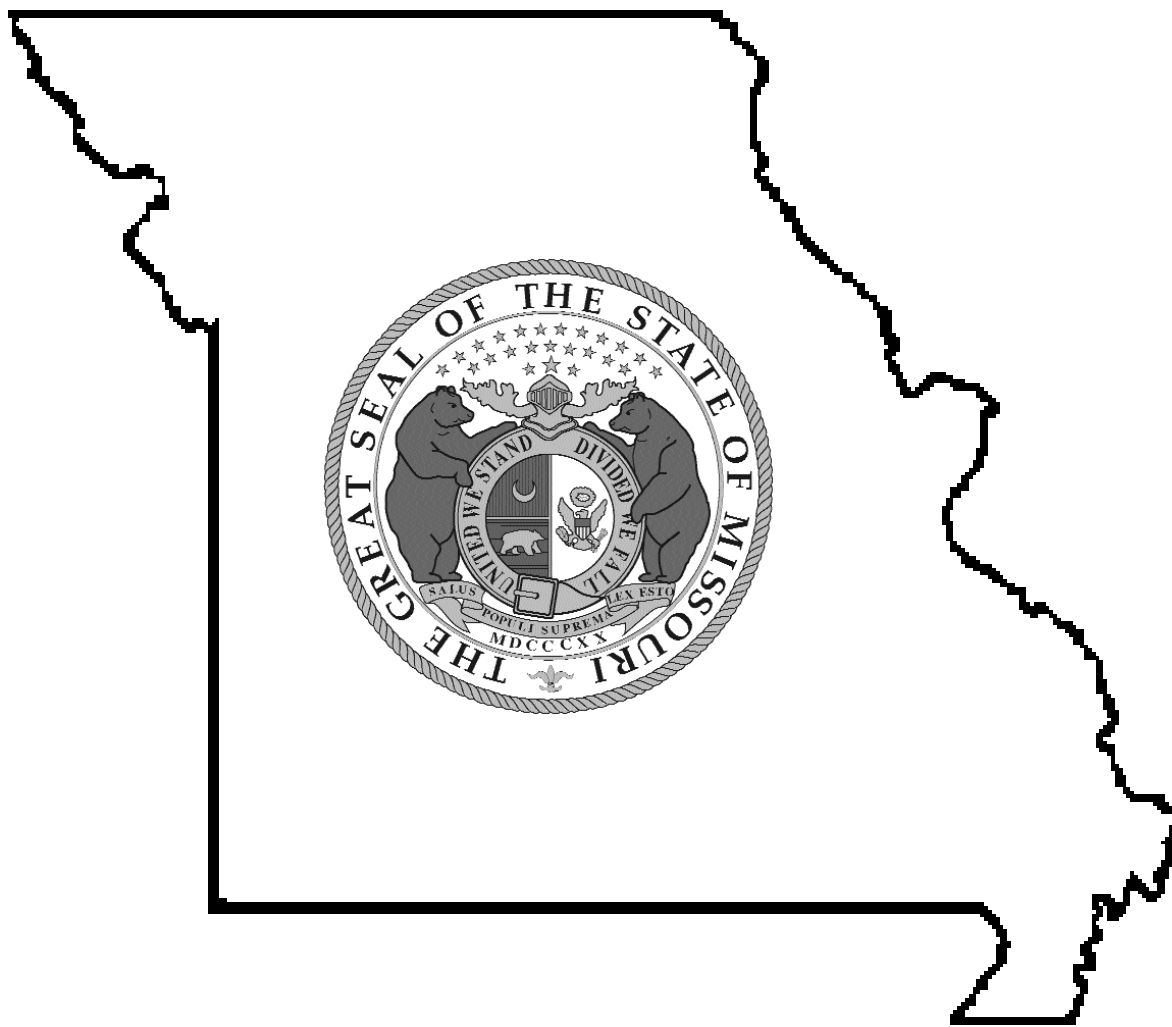
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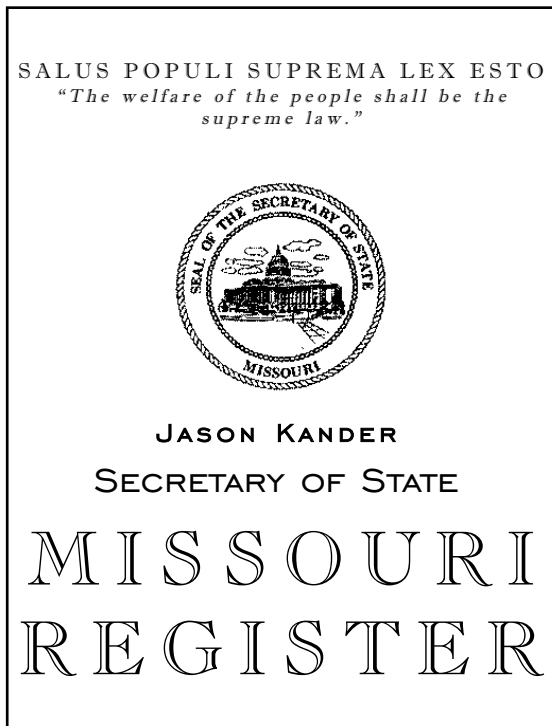


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